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नई दिल्ली, शनिवार, मई 15, 1982/वैशाख 25 1904

No. 20]

NEW DELHI, SATURDAY, MAY 15, 1982/VAISAKHA 25, 1904

इस भाग में सिमल पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके
Separate paging is given to this Part in order that it may be filed as a separate compilation

भाग II—खण्ड 3—उप-खण्ड (ii) PART II—Section 3—Sub-section (ii)

(रक्षा मंत्रालय को छोड़कर) भारत सरकार के मंत्रालयों द्वारा जारी किए गए सांविधिक आदेश और अधिसूचनाएं
Statutory Orders and Notifications issued by the Ministries of the Government of India
(other than the Ministry of Defence)

विधि, न्याय और कम्पनी कार्य मंत्रालय

नई दिल्ली, 27 अप्रैल, 1982

(कम्पनी कार्य विभाग)

नई दिल्ली 24 अप्रैल, 1982

का० आ० 1731—एकाधिकार तथा अवरोधक व्यापारिक व्यवहार अधिनियम, 1969 (1969 का 54) की धारा 26 की उप-धारा (3) के अनुसर्जन में केन्द्रीय सरकार एतद्वारा स० प्रायव इण्डिया लिमिटेड के कथित अधिनियम के अन्तर्गत पंजीकरण (पंजीकरण प्रमाणपत्र संख्या 473/70) के निरस्तीकरण का अधिमूर्चित करती है।

[संख्या 16/48/81-एम० III]

का० आ० 1732—एकाधिकार तथा अवरोधक व्यापारिक व्यवहार अधिनियम, 1969 (1969 का 54) की धारा 26 की उप-धारा (3) के अनुसर्जन में केन्द्रीय सरकार एतद्वारा स० विलियम गुडैकर एण्ड सन्स इण्डिया लिमिटेड के कथित अधिनियम के अन्तर्गत पंजीकरण (पंजीकरण प्रमाणपत्र संख्या 1106/75) के निरस्तीकरण का अधिमूर्चित करती है।

[संख्या 16/7/81-एम० III]

चन्द्रकान्त गुणालदास, निदेशक

New Delhi, the 27th April 1982

S.O. 1732.—In pursuance of Sub-section (3) of Section 26 of the Monopolies and Restrictive Trade Practices Act, 1969 (54 of 1969), the Central Government hereby notifies the cancellation of the registration of M/s. William Goodacre and Sons India Limited under the said Act, (Certificate of Registration No. 1106/75)

[No. 16/7/81-M. III]

C. KHUSHIADAS, Director

MINISTRY OF LAW, JUSTICE AND COMPANY AFFAIRS

(Department of Company Affairs)

New Delhi, the 24th April, 1982

S.O. 1731—In pursuance of Sub-section (3) of Section 26 of the Monopolies and Restrictive Trade Practices Act, 1969 (54 of 1969), the Central Government hereby notifies the cancellation of the registration of M/s. Oil India Limited under the said Act (Certificate of Registration No. 473/70).

[No. 16/48/81-M III]

(1982)

गृह मंत्रालय

नई दिल्ली, 27 अप्रैल, 1982

का० आ० 1733—केन्द्रीय सरकार ने, विधि विरुद्ध क्रियाकलाप (निवारण) अधिनियम, 1967 (1967 का 37) की धारा 3 की उपधारा (1)

द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, पीपल्स लिबरेशन आर्मी (प्लैन्टि रीजन), पीपल्स रिबोल्यूशनरी पार्टी ऑफ कंग्लेपाक और उनकी रेड आर्मी तथा साथ ही प्रेपाक की प्रशाखाओं जैसे कंग्लेपाक कम्युनिस्ट पार्टी और उगकी मगसब दुकडी, जिसे रेड आर्मी कहा जाता है तथा उनके द्वारा स्थापित अन्य निकायों को 26 अक्टूबर, 1981 को अधिसूचना सं. कां.आ. 776(ए) तां. 26 अक्टूबर, 1981 द्वारा विधि विरुद्ध मगसब घोषित किया था।

श्री केन्द्रीय सरकार ने उक्त अधिनियम की धारा 5 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए 13 नवम्बर, 1981 को अधिसूचना सं. कां.आ. 779(ए) तां. 13 नवम्बर, 1981 द्वारा विधि विरुद्ध क्रियाकलाप (निवारण) अधिकरण गठित किया था जिसमें गोहाटी उच्च न्यायालय के न्यायाधीश न्यायमूर्ति श्री के. एन. साकिया थे :

श्री केन्द्रीय सरकार ने उक्त अधिनियम की धारा 4 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए उक्त अधिसूचना का उक्त अधिकरण को 20 नवम्बर, 1981 के इस प्रयोजनार्थ न्यायनिर्णयन के लिए निविष्ट किया था कि उक्त संगठनों को विधि-विरुद्ध घोषित करने के लिए पर्याप्त कारण था या नहीं,

श्री उक्त अधिकरण ने उक्त अधिनियम की धारा (4) की उपधारा (3) द्वारा शक्तियों का प्रयोग करते हुए, अधिसूचना सं. 776(ए) तारीख 26 अक्टूबर, 1981 में की गई घोषणा की पुष्टि करने हुए 25 मार्च, 1982 को एक आदेश किया था ;

अतः, केन्द्रीय सरकार, उक्त अधिनियम की धारा 4 की उपधारा (4) के अनुसरण में, उक्त आदेश प्रकाशित करती है।

[सं. 11/12/81-एन०ई०-1]

MINISTRY OF HOME AFFAIRS

New Delhi, the 27th April, 1982

S.O. 1733.—Whereas the Central Government, in exercise of the powers conferred by sub-section (1) of section 3 of the Unlawful Activities (Prevention) Act, 1967 (37 of 1967), declared on the 26th October, 1981, vide notification No. S.O. 776(E), dated the 26th October, 1981, the People's Liberation Army (Eastern Region), People's Revolutionary Party of Kangleipak and its Red Army as also the offshoots of PREPAK like the Kangleipak Communist Party and its armed wing also called the Red Army and other bodies set up by them to be unlawful associations ;

And whereas the Central Government in exercise of the powers conferred by sub-section (1) of section 5 of the said Act constituted on the 13th November, 1981, vide notification No. S.O. 799(E), dated the 13th November, 1981, the Unlawful Activities (Prevention) Tribunal, consisting of Shri Justice K. N. Saikia, Judge of the Gauhati High Court ;

And whereas the Central Government, in exercise of the powers conferred by Sub-section (1) of section 4 of the said Act referred the said notification to the said Tribunal on the 20th November, 1981, for the purpose of adjudicating whether or not there was sufficient cause for declaring the said associations as unlawful ;

And whereas the said Tribunal, in exercise of the powers conferred by sub-section (3) of section (4) of the said Act, made an Order on the 25th March, 1982 confirming the declaration made in the notification No. S.O. 776(E), dated the 26th October, 1981 ;

Now, therefore, in pursuance of sub-section (4) of section 4 of the said Act, the Central Government hereby publishes the said Order, namely :—

ORDER

BEFORE THE UNLAWFUL ACTIVITIES (PREVENTION) TRIBUNAL

Reference under sub-section (1) of Section 4 of the Unlawful Activities (Prevention) Act, 1967 (Act 37 of 1967)

In Re : The People's Liberation Army (Eastern Region) generally known as the PLA, the People's Revolutionary Party of Kangleipak (PREPAK) and its Red Army as also the offshoots of PREPAK like the Kangleipak Communist Party (K.C.P.) and its armed wing also called the 'Red Army' (hereinafter referred to as "the Meitei Extremist Organisations")

PRESENT :

The Hon'ble Mr Justice K. N. Saikia

For the Meitei Extremist Organisations : None appears.

For the Union of India and the State of Manipur : Mr. A. R. Barthakur, Mr. P. Barthakur, Advocates.

Venue of the sitting : Nagaland House, 29, Aurangzeb Road, New Delhi

Dates of hearing : 15-3-1982, 16-3-1982, 17-3-1982, 19-3-1982 and 22-3-1982.

Date of Order : 25-3-1982.

ORDER

This is a reference under sub-section (1) of Section 4 of the Unlawful Activities (Prevention) Act, 1967.

The Ministry of Home Affairs, Government of India, issued the following Notification dated 26th October, 1981, hereinafter referred to as "the Notification",

"MINISTRY OF HOME AFFAIRS

NOTIFICATION

New Delhi, the 26th October, 1981

S.O. 776(E).—Whereas the People's Liberation Army (Eastern Region) generally known as the PLA, the People's Revolutionary Party of Kangleipak (hereinafter referred to as PREPAK) and its Red Army as also the offshoots of PREPAK like the Kangleipak Communist Party (K.C.P.) and its armed wing also called the 'Red Army' (hereinafter referred to as the Meitei Extremist Organisations) :—

- (i) Have openly declared as their objective the formation of an independent Manipur comprising the State of Manipur and have resorted to violent activities in pursuance of their objective to bring about secession of the said State from the Union of India ;
- (ii) have been employing armed forces, namely, the so-called People's Liberation Army the Red Army and other bodies set up by them, to achieve their aforesaid objective ;
- (iii) have, in furtherance of their aforesaid objective, been employing the said armed forces in attacking the Security Forces and the Central Government and the citizens in the State of Manipur, and indulging in acts of looting and intimidation against the civilian population and collection of funds for their organisations ;
- (iv) have, to achieve their aforesaid objective, made some efforts to resume their contacts with foreign countries for securing assistance by way of arms and training ;

And whereas the Central Government is of the opinion that for the reasons aforesaid, the Meitei Extremist Organisations and other bodies set up by them, including the armed groups named above, are unlawful associations;

And whereas the Central Government is further of the opinion that because of the repeated acts of violence and attacks by armed groups of the aforesaid Meitei Extremist Organisations on the police forces and on the civilian population, it is necessary to declare the Meitei Extremist Organisations and the other bodies set up by them, including the so-called People's Liberation Army and the Red Army, to be unlawful with immediate effect;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 3 of the Unlawful Activities (Prevention) Act, 1967 (37 of 1967), the Central Government hereby declares the People's Liberation Army (Eastern Region), People's Revolutionary Party of Kangleipak and its Red Army, as also the offshoots of PREPAK like the Kangleipak Communist Party and its armed wing also called the Red Army and other bodies set up by them to be unlawful associations and directs, in exercise of the powers conferred by the proviso to sub-section (3) of that section, that this notification shall, subject to any order that may be made under section 4 of the said Act, have effect from the date of its publication in the Official Gazette.

[E.N 11/12/81-NE 1]

I. P. GUPTA, Jt. Secy."

The Notification was published in the Gazette of India Extraordinary on the same date.

By the Ministry of Home Affairs Notification No. S.O. 799(E) dated 13th November, 1981, in exercise of the powers conferred by sub-section (1) of Section 5 of the Unlawful Activities (Prevention) Act, 1967 (Act 37 of 1967) hereinafter referred to as 'the Act', the Central Government constituted this Unlawful Activities (Prevention) Tribunal.

By the Government of India, Ministry of Home Affairs letter dated nil, a copy of the Notification was referred to this Tribunal as required under sub-section (1) of Section 4 of the Act for the purpose of adjudicating whether or not there is sufficient cause for declaring the said associations as unlawful. As required under Rule 5 of the Unlawful Activities (Prevention) Rules, 1968 (hereinafter referred to as 'the Rules') a Resume regarding the aims, objectives and activities of the said associations, (hereinafter referred to as "the Resume", was also forwarded therewith. The information furnished in this resume was up-dated by a supplement to its Annexure X forwarded by the Government of India, Ministry of Home Affairs letter dated 18th December, 1981.

This Tribunal by order dated 4-12-1981 decided to issue notices on the Meitei Extremist Organisations; and the following notice was issued on the 5th December, 1981:

NOTICE

"In Re : THE MEITEI EXTREMIST ORGANISATIONS

To

- (1) The People's Liberation Army (Eastern Region) generally known as the PLA.
- (2) The People's Revolutionary Party of Kangleipak (PREPAK).
- (3) The Red Army of PREPAK, and the offshoots of PREPAK.
- (4) The Kangleipak Communist Party (K.C.P.) and its armed wing called the Red Army.
- (5) Any other bodies set up by the PLA, the PREPAK and the K.C.P.

Whereas the Government of India has declared the Meitei Extremist Organisations like the People's Liberation Army (Eastern Region) generally known as the PLA, the People's Revolutionary Party of Kangleipak (PREPAK) and its 'Red Army' and the offshoots of PREPAK like the Kangleipak Communist Party (K.C.P.) and its armed wing also called the Red Army and other bodies set up by them to be Unlawful associations under sub-section (1) of Section 3 of the Unlawful Activities (Prevention) Act, 1967 (Act No. XXXVII of 1967) by Government of India, Ministry of Home Affairs, Notification No. S.O. 776 E) dated 26th October, 1981, published in the Gazette of India Extraordinary dated October 26, 1981, a copy of which is attached hereto; and

Whereas under sub-section (1) of Section 4 of the said Act the said Notification has been referred to the Unlawful Activities (Prevention) Tribunal, constituted by the Central Government under sub-section (1) of Section 5 of the said Act, for the purpose of adjudicating whether or not, there is sufficient cause for declaring the Meitei Extremist Organisations like the People's Liberation Army (Eastern Region) generally known as the PLA, the People's Revolutionary Party of Kangleipak (PREPAK) and its Red Army and the offshoots of PREPAK like the Kangleipak Communist Party (K.C.P.) and its armed wing also called the 'Red Army' and other bodies set up by them, as unlawful associations.

Notice is hereby given under sub-section (2) of Section 4 of the Unlawful Activities (Prevention) Act, 1967; and you are hereby called upon to show cause, in writing, within thirty days from the date of service of this notice, as to why your association should not be declared unlawful.

For giving adequate publicity, notices were issued through the Chief Secretaries of Manipur, Mizoram, Assam, Nagaland, Meghalaya, Tripura and Arunachal Pradesh. It was also decided to publish notices in one English and one vernacular daily newspaper published from each of the above States. The notice was also announced through the All India Radio Stations at Imphal, Aizawl, Kohima, Shillong, Gauhati, Silchar, Dibrugarh and Agartala in the regional languages and in English so as to reach every nook and corner of the eastern region.

The Governments of Tripura and Assam have reported that there are no such organisations in their respective States. A report from the Under Secretary, Home, Government of Manipur, states that the notices were served by bearing of drums, affixing similar copies of the notice in the prominent places and using loudspeaker where Meitei Extremists are operating and by announcement over the All India Radio on 25-12-81. In Manipur, Rule 6 of the Rules, was thus, complied with. The notice was also published in different local newspapers in the States of Manipur, Nagaland, Assam and Union Territory of Mizoram. The State of Arunachal Pradesh is stated to have no local newspaper. The Notification was earlier announced through the All India Radio Stations in all the States of Manipur, Nagaland, Assam, Meghalaya, Tripura, Arunachal Pradesh and Mizoram. The service was accordingly considered to be sufficient under the Rules and was accepted.

The Tribunal heard the reference from 15-3-82 at Nagaland House, 29, Aurangzeb Road, New Delhi as notified.

As none of the notified organisations has appeared or shown cause after determination of the procedure and perusing the Notification, the resume and the affidavits of Shri M. V. Natarajan, Director of Home Affairs, New Delhi and of Shri Kh. Mohendra Singh, Under Secretary to the Government of Manipur in the Department of Home, the following issues were framed:

"ISSUES

- (1) Whether the People's Liberation Army (Eastern Region) generally known as the PLA, the People's Revolutionary Party of Kangleipak (PREPAK) and its Red Army as also the offshoots of PREPAK like the Kangleipak Communist Party (K.C.P.) and its armed wing also called the 'Red Army' (hereinafter referred to as "the Meitei Extremist Organisations")

have openly declared as their objective the formation of an independent Manipur comprising the State of Manipur and have resorted to violent activities in pursuance of their objective to bring about secession of the State of Manipur from the Union of India."

- (2) Whether "the Meitei Extremist Organisations" have been employing armed forces, namely, the so-called People's Liberation Army, the Red Army and other bodies set up by them, to achieve their aforesaid objective?
- (3) Whether "the Meitei Extremist Organisations" have, in furtherance of their aforesaid objective, been employing the said armed forces in attacking the security forces and the civil Government and the citizens in the State of Manipur, and indulging in acts of looting and intimidation against the civilian population and collection of funds for their organisations?
- (4) Whether "the Meitei Extremist Organisations" have, to achieve their aforesaid objective, made some efforts to resume their contacts with foreign countries for securing assistance by way of arms and training?
- (5) Whether "the Meitei Extremist Organisations" by their armed groups have resorted to repeated acts of violence and attacks on the police forces and on the civilian population?
- (6) Whether the aforesaid activities stated in Issues No. 1 to 5 of "the Meitei Extremist Organisations" are unlawful activities?
- (7) Whether or not there is sufficient cause for declaring "the Meitei Extremist Organisations" to be unlawful associations as defined in Section 2(g) of the unlawful Activities (Prevention) Act, 1967, so as to justify confirmation or cancellation of the Notification No. 776(E) published in the Gazette of India, Extraordinary, dated 26th October, 1981?"

Three witnesses, namely, Witness No. 1—Shri Soubam Ibipshak Singh, Witness No. 2—Shri M. V. Natarajan, and Witness No. 3—Shri Kh. Mohendra Singh, were examined by the Governments of India and Manipur and as many as 42 exhibits were proved by them.

ISSUE NO. 1

To prove this issue Mr. A. R. Barthakur, the learned counsel on behalf of the Governments, relies on the Evidence of Witnesses No. 1, 2 and 3 and on Exhibits P/3 to P/22, P/26 to P/38 and P/40.

It is stated in the Resume (Ext. P/40) that the Meitei Extremist Organisations continue to exist as 'live organisations' having declared as their objective the formation of an independent Manipur comprising the State of Manipur and bringing about secession of the said State from the Union of India and that they continue to employ armed forces to attack security forces, civilian Government and citizens in the State of Manipur and indulge in acts of looting, intimidation and collection of funds for their Organisations; and further that efforts have also been made by them to resume contacts with foreign countries for securing financial assistance and assistance by way of arms training. Witness No. 2, M. V. Natarajan, who is the Director in the Ministry of Home Affairs, Government of India, New Delhi and in that capacity looks after the papers pertaining to law and order in the whole of North Eastern Region, except Assam, and, as such, fully conversant with the full facts and circumstances leading to the issue of the Notification, deposes that the facts mentioned by him in the Resume are, to the best of his knowledge and belief, true. He states that in 1979 the Government had issued a Notification declaring certain Meitei Extremist organisations as unlawful associations and the said Notification was confirmed. At that time it was expected that the various Meitei Extremist Organisations would cease to indulge in violence. The expectation, however, did not come true. Instead, there was a spurt in violent activities and the State Government had to declare

the whole of Imphal Valley as disturbed area under the Armed Forces (Special Powers) Act in September, 1980. Witness No. 1, Soubam Ibipshak Singh, is a Deputy Superintendent of Police, posted in the Criminal Investigation Department in Manipur. He is by birth Manipuri, belongs to the Meitei community, was born, brought up and educated in Manipur, and is fully conversant with the Manipuri language. He is also fully conversant with the local conditions including the law and order situation in the State of Manipur. He deposes that the Meitei Extremist Organisations have openly declared their objective to be the establishment of a sovereign State of Manipur and to bring about secession of the State of Manipur from the Union of India, and that these extremist organisations have also employed their armed forces to achieve their objective. Witness No. 3, Kh. Mohendra Singh, is the Under Secretary to the Government of Manipur in the Home Department. In his affidavit (Ext. P/41) he states that the Meitei Extremist Organisations have openly declared their objective to be the formation of an independent Manipur comprising the State of Manipur and have resorted to violent activities in pursuance of their objective to bring about secession of the said State from the Union of India and to achieve their objective, have employed their armed forces in attacking security forces and the civil Government.

The above statements are also corroborated by the contents of Dawn, Volume I, 1979 (Ext. P/3), Dawn, Volume II, 1979 (Ext. P/4), and Dawn, Volume III, 1980 (Ext. P/5) published by the PLA wherein giving oblique interpretations to communist ideology and terminology, the Government of India is sought to be depicted as their enemy, and the expressions like "Delhi-bandits", "Common enemy", "Delhi-Mayangs", and "Mayang Administration" have been used. In Dawn, Volume II, contains the communist song "Internationale" and the following slogans appear: (1) Down with Reactionaries, (2) Down with people's enemy, (3) Down with Delhi gangs, (4) Down with Mayang regime, (5) Down with Delhi-puppet (Running dogs), (6) P.L.A. Defends our motherland, (7) P.L.A. Army of the people, (8) We support People's Liberation Army, (9) We want Independence, and (10) We want Liberation.

According to Witness No. 1, 'Mayang' in Manipuri means a person who is not born and brought up in Manipur. In the leaflet (Ext. P/12) captioned—"REVOLT WE MUST" the expressions "Imperialist India", "We must raise arms" to defeat the "Imperialist Govt. of India" are found. It says: "For waging war against the enemy it is necessary to take help from other country of the world. They will also help us against the imperialist of India." Ext. P/11 is captioned 'WAR BULLETIN FOR INDEPENDENCE' published by the CONSOOM and PREPAK where it had, inter alia, declared that the party would continue to struggle for the independence of Manipur from India 'Imperialists' and their 'watch dogs' and that it would annihilate the 'pet dogs' of 'imperialist India' for achieving independence. Ex. P/33 is a leaflet published by the K.C.P. which, according to it, has been formed "only to encounter from the supression of the Govt. of India, to relieve us from their rule and to bring equality and freedom from the rule of a foreigner."

From the above evidence there can be no doubt that the Meitei Extremist Organisations have openly declared as their objective the formation of an independent Manipur comprising the State of Manipur and have resorted to violent activities in pursuance of their objective to bring about secession of the State of Manipur from the Union of India.

ISSUE NO. 2

In support of this issue Mr. Barthakur relies on the evidence of Witnesses No. 1, 2 and 3. In Ext. P/6 the PLA leader appeals for taking action against the security forces. It is stated in Ext. P/17 that the Red Army of the PREPAK has been executing series of orders of the People's Court in its campaign to implement the promises made by their party, and that PREPAK, the people's party had directed the Red Army to correct the misbehaviour committed by some of the people. Ext. P/18 speaks of killing of counter-revolutionary by the Red Army of the PREPAK.

The People's Liberation Army (P.L.A.), as deposed to by Witness No. 1, constitutes the armed wing of the Armed Revolutionary Government of Manipur (A.R.G.M.). Similarly PREPAK is a civil set up while its armed wing is known

as Red Army. The armed wing of the Kangleipak Communist Party (KCP) is also known as the Rer Army. The PLA is described in Dawn, Volume II, as the People's Army and calls upon it to defeat the Mayang army's suppressive and aggressive attack by war of self-reliance and self-defence. It states : "Thus, only by destroying the effective strength of the enemy can we defend our motherland and liberate our people from the colonial yoke of the reactionary rule of Delhi bandits". In the PREPAK 'War Bulletin for Independence (Ext. P/11) there is encouragement to continue the war. Ext. P/29 depicts photographs of successful PLA Army officers being received by the PLA leaders and photograph of PLA army in their camp. Ext. P/37 is a Manipuri leaflet in original issued by the Propaganda Committee of the PREPAK claiming credit for only six PREPAK members having attacked two truck loads of CRPF personnel. In the Resume it is stated that during the period from 26th October, 1979 till September, 1981 members of these organisations had been responsible for 404 violent attacks on security forces, looting and intimidation of civilian people, snatching of arms and ammunition, and extortion of money—in order to achieve their objective of establishing an 'independent' Manipur State outside the Indian Union by violent means.

The above evidence on record establishes that the Meitei Extremist Organisations have been employing armed forces, namely, the so-called People's Liberation Army, the Red Armies and other bodies set up by them, to achieve their objective.

ISSUE NO. 3

Annexure X to the Resume contains a list of as many as 439 violent incidents stated to have been perpetrated by Meitei extremists. The abstract of the violent incidents shows :—

(1) Security Force Personnel killed	—30
(2) Security Force Personnel wounded	—38
(3) Civilians killed	—70
(4) Civilians wounded	—33
(5) Arms snatched by extremists	—208
(6) Money looted	—Rs. 14,10,039.18

The question is whether these violent activities can be attributed to the members of the Meitei Extremist Organisations. Mr. Barthakur, the learned counsel for the Governments submits that most of these activities are in conformity with the avowed objects of the Meitei Extremist Organisations and it can reasonably be concluded that they are acts of those organisations and of no others; and that in some cases the Meitei Extremist Organisations have overtly claimed credit for success of their army operations against security and police personnel. In the violent incidents in Serial Nos. 32, 65, 89, 170, 178, 180, 241, 299, 312, 318, 349, 359, 360, 429 and 434 of Annexure X to the Resume persons who were killed belonged to the Meitei Extremist Organisations. From Serial No. 334 of Annexure X to the Resume it is found that the arms and ammunition recovered from the PLA camps were found to be those earlier snatched away by the extremists.

Some of the violent incidents undoubtedly showed that those were acts of armed personnel. There are enough instances of the said armed forces having indulged in acts of looting and intimidation against the civilian population and collection of funds for their organisations. This issue is accordingly answered in the affirmative.

ISSUE NO. 4

In support of this issue Mr. Barthakur relies on the evidence of Witnesses No. 1, 2 and 3 and on Exts. P/9, P/22 and P/23. There is evidence to show that these organisations have made efforts to resume contacts with foreign countries for securing financial assistance and assistance by way of arms and training. Witness No. 1 has personal knowledge about the Meitei Extremist Organisations and their activities. He deposes that these extremist organisations in furtherance of their objective have also contacted foreign countries, like

Bangladesh, Burma and China. Ext. P/9 which is a progress report of the PLA Unit, Eastern Region, records that the PLA leader had successfully established contact with China after a long abortive attempts. Ext. P/22 is a photostat copy of a letter dated the 17th March, 1980 in English, the original of which is with the army, sent by Ch. Ranjit Singh, a PLA leader addressed to the President of the "Government of the People's of Bangladesh". Ext. P/23 is also a photostat copy of a letter dated 1st March, 1980 in English sent by the same leader addressed to the Secretary General, Bangladesh Nationalist Party, Bangladesh. In it there is mention about opening a secret cadre training centre in Bangladesh. In these two letters the PLA had requested for help of the Bangladesh Government as well as the Nationalist Party so that it could achieve its objective. The witness deposes that as regards his statement about Meitei Extremist Organisations having contacts with foreign powers, such as, Bangladesh, Burma and China, apart from the documents in this regard he has produced, he has learnt about it from the interrogation statements of Shri N. Bisheswar Singh, Shri Ch. Ranjit Singh and Shri Rajen Achouba of PLA. In Dawn, Volume II, the following "important achievements" of the PLA are mentioned.

- (a) We have established a good relation with the People's Republic of China, a relation which our people are longing for.
- (b) We have implemented the theory, we learnt in China; thus raised the morale of our troops, and inspired our people and regained their lost hope for revolution against the recent nation-wide capitulation of some pseudo revolutionaries'.

Dawn Volume III contains a caption—"Revision of our Political Study in China". After discussing similar revolutions elsewhere it observes : "Such experience of our people's Liberation Army could have been achieved only by the summation of the failure of our past revolutions like the past Naga revolution by applying the scientific thought of the Marxism-Leninism-Maoist thought, we have studied in China". In the PLA hierarchy the Lhasa returnees are regarded as leaders and are called "Ojhas" (teachers). The PLA recruits are classified according to the leadership group in which they had been enlisted. This organisational structure amply indicates that the PLA had sufficient contact with Lhasa.

From the above evidence there appears to be no doubt that the Meitei Extremist Organisations have made some efforts to resume their contacts with foreign countries for securing assistance by way of arms and training.

ISSUE NO. 5

The evidence of witnesses No. 1 and 2 and Ext. P/38 will be relevant for this issue. The evidence discussed under issue No. 3 will also be relevant. It is stated that the PLA has kept up its programme of violent acts aimed at demoralising the security forces/police personnel, undermining the policy of the lawfully established Government, and striking terror in the minds of the law abiding citizens. On 29th February, 1980 about five extremists fired upon an Assam Rifles patrol at Imphal killing three Assam Rifles personnel and snatching away three self-loading rifles. On the night of 17/18th July, 1980, about 4 to 5 suspected extremists forced their entry into the Forest Department Headquarters at Imphal and took away 23 serviceable and 13 unserviceable SBBL and DBBL guns. On the night of 21st September, 1980 the extremists raised the SSB camp at Mongsangei near Imphal and in an exchange of fire killed 2 SSB personnel and seriously injured three others before decamping with 9 weapons. On 15th January, 1981 a CRPF vehicle carrying rations was ambushed by the extremists near Sagolmang (Central District) resulting in the killing of 3 CRPF personnel and serious injuries to three others. On 28th January, 1981 an Assam Rifles' truck was fired upon by the extremists near Yangoupokpi about 30 Kms North-East of Imphal, resulting in bullet injuries to the driver and managed to snatch away one rifle. On 16th March 1981 about 10 extremists overpowered the police personnel of Waikhong Police Station (Central District) and decamped with 19 weapons. On 24th April, 1981 the Additional Superintendent of Police (Rural) of the Manipur Police and two constables were ambushed by some extremists near Imphal resulting in injuries to two constables. On June 27, 1981 a CRPF vehicle was damaged and 2 CRPF personnel were injured when an explosive planted by suspected extremists went off near Kong-

jing about 7 Kms North-West of Imphal. On July 12, 1981 two BSF Jawans were killed and the vehicle carrying them was damaged when an explosive device planted by the extremists went off between Imphal and Thoubal. On 1st September, 1981 a group of extremists ambushed one CRPF truck and a civilian jeep at a place near Loktak (Central District), resulting in the killing of 6 CRPF personnel and four civilians and loss of 8 weapons. There are considerable number of such incidents from which it can safely be concluded that the Meitei Extremist Organisations by their armed groups have resorted to repeated acts of violence and attacks on the police forces and on the civilian population.

ISSUE NO. 6

Section 2 (f) of the Act defines "unlawful activity" as under.

"(f) 'unlawful activity', in relation to an individual of association, means any action taken by such individual or association (whether by committing an act or by words, either spoken or written, or by signs or by visible representation or otherwise),

(i) which is intended, or supports any claim, to bring about, on any ground whatsoever, the cession of a part of the territory of India or the secession of a part of the territory of India from the Union or which incites any individual or group of individuals to bring about such cession or secession;

(ii) which disclaims, questions, disrupts or intended to disrupt the sovereignty and territorial integrity of India."

The evidence discussed under the foregoing issue leaves no doubt that the Meitei Extremist Organisations have been indulging in unlawful activities, as defined in the Act.

ISSUE NO. 7

'Unlawful association' has been defined under Section 2(g) of the Act as follows :—

"(g) 'unlawful association' means any association

(i) Which has for its object any unlawful activity, or which encourages or aids persons to undertake any unlawful activity, or of which the members undertake such activity; or

(ii) Which has for its object any activity which is punishable under Sec. 153-A or Eec. 153-B of the Indian Penal Code (45 of 1860) or which encourages or aids persons to undertake any such activity, or of which the members undertake any such activity.

Provided."

The Meitei Extremist Organisations having indulged in unlawful activities as discussed under the foregoing issues, have become unlawful associations.

The Notification is undoubtedly a preventive measure. When urgency in the interest of Public security, sovereignty and integrity of the country may warrant, disregard of the alteram partem Rule is generally conceded. Preventive action under the proviso to sub-section (3) of Section 3 of the Act may, therefore, be justified. Under Article 19 of the Constitution of India all citizens shall have right to freedom of speech and expressions; to assemble peaceably and without arms; and to form associations or unions. These rights, however, shall not affect the operation of any existing law in so far as it imposes, or prevent the State from making any law imposing in the interest of the sovereignty and integrity of India or public order, reasonable restrictions on the exercise of the above rights. The Unlawful Activities (Prevention) Act is an Act to provide for the more effective prevention of certain unlawful activities of individuals and associations and for matters connected therewith. While considering the fundamental right to form associations and to assemble peaceably without arms one has to consider similar fundamental rights of other citizens. 'Salus Populi Supreme Lex', the safety of the people is the supreme law. Article 51A of the Constitution

of India enjoins that it shall be the duty of every citizen of India to abide by the Constitution; to uphold and protect the sovereignty, unity and integrity of India; to defend the security of the State; to defend the country and render national service when called upon to do so; to promote harmony and the spirit of common brotherhood amongst all the people of India transcending religious, linguistic and regional or sectional diversities; to renounce practices derogatory to the dignity of women; to safeguard public property; and to adjure violence. Secession of any State from the Union of India is not countenanced by the Constitution of India. Security of the State means the absence of serious aggravated form of public disorder, and it is endangered by crimes of violence intended to overthrow the Government, levy of war and retaliation against the Government, external aggression or large scale unlawful activities. The sovereign State is the fountain of all rights. To act against the sovereignty and integrity of the State is to act against the fundamental rights of all the citizens. Every country and age has its own problems. Ancient Hindu Jurists emphasised the concepts of "Desha" (country) and "Kala" (time). The country is presently facing the peculiar unlawful problem in its North Eastern Region. Scrutton L.J. is said to have observed in Rounfeldt Vs. Phillips (1918) 35 TLR 46, that a war could not be carried according to the Sermon on the Mount. Similarly it was observed that a war could not be carried on according to the principles of Magna Carta. Very wide powers have been given to the executive to Act on suspicion on matters affecting the interest of the State. It may be necessary or expedient for security and public safety, sovereignty and the integrity of the country, and the maintenance of public order that the executive be given the power to act according to law as and when it considers expedient. The Act is such a piece of legislation to provide for the more effective prevention of unlawful activities of individuals and associations; and the executive has to be allowed reasonable discretion in such matters with due regard to the fundamental rights and fundamental duties enshrined in the Constitution of India.

Considering the credible evidence on record, including the affidavits on behalf of the Union of India and the Government of Manipur and on proper adjudication of the Notification referred, I consider it safe to conclude that there is sufficient cause for declaring the Meitei Extremist Organisations as unlawful associations. I accordingly deem it fit and confirm the declaration made in the Notification.

The declaration made in the Notification is confirmed and the Reference is accepted.

Sd/- K. N. SAKJA, Tribunal

[No. 11/12/81-NE. 1]

कां०आ० 1734.—केन्द्रीय सरकार द्वारा, भारत सरकार के गृह मंत्रालय की अधिसूचना सं० कां०आ० 776(अ) ता० 26 अक्टूबर, 1981 में प्रकाशित विषय-सामग्री पर न्याय-निर्णय करने के लिए भारत सरकार के गृह मंत्रालय की अधिसूचना सं० 799 (अ) ता० 13 नवम्बर, 1981 द्वारा गठित "विधि विरुद्ध क्रियाकलाप (निवारण) अधिकरण" ने जिसमें गोहाटी उच्च न्यायालय के न्यायमूर्ति श्री के० एन० साहिकिया से, अपना कार्य पूर्ण कर दिया है,

और केन्द्रीय सरकार की यह राय है कि उक्त अधिकरण को जारी रखना अनिवार्य है,

अतः, केन्द्रीय परतार विधि विरुद्ध क्रियाकलाप (निवारण) अधिनियम, 1967 (1967 का 37) की धारा 5 की उपधारा (1) द्वारा प्रवृत्त शक्तियों का प्रयोग करने हुए निदेश देती है कि पूर्वोक्त अधिकरण, इस अधिसूचना के राजपत्र में प्रकाशन की तारीख से अस्थायित्वहीन हो जाएगा।

[सं० 11/12/81-एन०६०-1]

एम०वी० नटराजन, निदेशक (एन०६०)

S.O. 1734.—Whereas the "Unlawful Activities (Prevention) Tribunal", consisting of Shri Justice K. N. Saikia of Gauhati High Court, constituted by the notification of the Government of India in the Ministry of Home Affairs No. S.O. 799(E), dated the 13th November, 1981, to adjudicate upon the matter contained in the notification of the Government of India in the Ministry of Home Affairs No. S.O. 776(E), dated the 26th October, 1981, has completed its work;

And whereas the Central Government is of the opinion that the continued existence of the said Tribunal is unnecessary,

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 5 of Unlawful activities (Prevention) Act, 1967 (37 of 1967), the Central Government hereby directs that the aforesaid Tribunal shall cease to exist with effect from the date of publication of this notification in the Official Gazette.

[No. 11/12/81-NE.I]

M. V. NATARAJAN, Director (NE)

(Department of Personnel and Administrative Reforms)
(Pension Unit)

CORRIGENDUM

S.O. 1735.—In the Gazette of India, 1980, Part II, Section 3—Sub-section (ii)—

(i) in Issue No. 33, dated 16th August, 1980 on pages 2831 to 2925, for S.O. Nos. 2021, 2022, 2023..... 2096, read S.O. Nos. 2021A, 2022A, 2023A..... 2096A ;

(ii) in Issue No. 34, dated 23rd August, 1980 on pages 2934 to 2983, for S.O. Nos. 2097, 2098, 2099..... 2161, read S.O. Nos. 2097A, 2098A, 2099A..... 2161A ;

(iii) in Issue No. 35, dated 30th August, 1980, on pages 2985 to 3004 for S.O. Nos. 2162, 2163, 2164..... 2184, read S.O. Nos. 2162A, 2163A, 2164A..... 2184A ;

(iv) in Issue No. 36, dated 6th September, 1980 on pages 3009 to 3030 for S.O. Nos. 2185, 2186, 2187..... 2220, read S.O. Nos. 2185A, 2186A, 2187A..... 2220A.

Pension Unit

(कामिक और प्रशासनिक सुधार विभाग)

नई दिल्ली, 27 अप्रैल, 1982

का० आ० 1736—केन्द्रीय सरकार, दंड प्रक्रिया संहिता, 1973 (1974 का 2) की धारा 24 की उप-धारा (8) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए मन्त्र न्यायालय दिल्ली में दिल्ली विशेष पुलिस स्थापन नियमित केस नं० 1/75-सी आई ए-1 (एल० एन० मिश्रा की हत्या का मामला) का अभियोजन चलाने के लिए श्री एन० एम० माधुर, अधिवक्ता, दिल्ली को विशेष लोक अभियोजक के रूप में नियुक्त करती है।

[स० 225/3/82-ए०सी० डी०-II]

एम० सी० राव, उप सचिव

MINISTRY OF HOME AFFAIRS

New Delhi, the 27th April, 1982

S.O. 1736.—In exercise of the powers conferred by sub-section (8) of section 24 of the Code of Criminal Procedure 1973 (2 of 1974), the Central Government hereby appoints Shri N. S. Mathur, Advocate, Delhi, as a Special Public Prosecutor for the prosecution of the Delhi Special Police Establishment Regular Case No. 1/75-CIA 'I' (L. N. Mishra murder case) in the Court of Sessions, Delhi.

[No. 225/3/82-AVD-II]

M. C. RAO, Dy. Secy.

विश्व संज्ञासूच

(राजस्व विभाग)

आदेश

नई दिल्ली, 27 अप्रैल, 1982

स्टाम्प

का० आ० 1737—भारतीय स्टाम्प अधिनियम 1899 (1899 का 2) की धारा 9 की उपधारा (1) के खण्ड (क) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार एतद्वारा उस शुल्क से छूट देती है जो तमिलनाडु बिजली बोर्ड द्वारा 1981-82 में प्रोमिसरी नोटों के रूप में जारी किये गये केवल पैंतीस करोड़ सेनायीस लाख पचाप हजार रुपये मूल्य के बंध-पत्रों पर उक्त अधिनियम के अधीन उद्घरण्य है।

[संख्या 18/82-स्टाम्प/का० संख्या 33/4/82-वि० क०]

भगवान दास, अवर सचिव

MINISTRY OF FINANCE

(Department of Revenue)

ORDER

New Delhi, the 27th April, 1982

STAMPS

S.O. 1737.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government hereby remits the duty with which the bonds in the nature of promissory notes to the value of rupees thirty-five crores fortyseven lakhs and fifty thousands only issued during 1981-82 by the Tamil Nadu Electricity Board are chargeable under the said Act

[No. 18/82-Stamp/F. No. 33/4/82-ST]

BHAGWAN DAS, Under Secy.

नई दिल्ली, 17 दिसम्बर, 1981

आयकर

का० आ० 1738—इस विभाग की अधिसूचना सं० 1219 (का० सं० 203/20/75-आई टी ए II) तारीख 4-2-1976 के अनुक्रम में, सर्वसाधारण की जानकारी के लिए अधिसूचित किया जाता है कि विहित प्राधिकारी, अर्थात् भारतीय समाज विज्ञान, अनुसंधान परिषद् ने निम्नलिखित संस्था को आयकर अधिनियम, 1961 की धारा 35 की उपधारा (1) के खण्ड (III) के प्रयोजनों के लिए निम्नलिखित शर्तों पर अनुमोदित किया है, अर्थात्—

(1) यह कि इस छूट के अधीन सोमाहटी द्वारा संगृहीत निधि का उपयोग अनन्त सामाजिक विज्ञानों के अनुसंधान की प्रोन्नति के लिए किया जाएगा।

(2) सोमाहटी इस छूट के अधीन अपने द्वारा संगृहीत निधि का पथक लेखा रखेगी।

(3) यह कि उक्त सोमाहटी वार्षिक रिपोर्टें और लेखापत्रा का संपरीक्षित विवरण परिषद् को नियमित रूप से भेजेगी जिसमें इस छूट के अधीन

संगृहीत निधि और उस निधि की दरियावा जाएगा जिससे इन निधियों का उपयोग किया जाता है।

संस्था

विकसामन्त्र सांसादरी अध्ययन केंद्र, दिल्ली।

यह अधिसूचना 1 अप्रैल 1978 से 31 मार्च 1981 तक प्रभावी है।

[सं० 4374 (फा० सं० 203/139/81-आई टी ए II)]

New Delhi, the 17th December, 1981

INCOME-TAX

S.O. 1738.—In continuation of this Department's Notification No. 1219 (I. No. 203/20/75-ITA. II) dated 4th February, 1976, it is hereby notified for general information that the institution mentioned below has been approved by the Indian Council of Social Science Research the prescribed authority for the purposes of clause (iii) of sub-section (1) of Section 35 of the Income-tax Act, 1961 subject to the following conditions:—

1. That such funds collected by the Society under this exemption shall be utilised exclusively for promotion of research in Social Sciences.
2. That the Society shall maintain separate accounts of the fund collected by them under this exemption.
3. That the Society shall send to the Council Annual Report and Audited statement of accounts regularly showing the funds collected under this exemption and the manner in which these funds are utilized.

INSTITUTION

Centre for the Study of Developing Societies, Delhi.

This notification takes effect from 1st April, 1978 to 31st March, 1983.

[No. 4374/F. No. 203/139/81-ITA.II]

नई दिल्ली 18 फरवरी 1982

आयकर

क्रा० आ० 1738—सर्वसाधारण की जानकारी के लिए अधिसूचित किया जाता है कि विहित प्राधिकारी अर्थात् भारतीय आयुर्विज्ञान अनुसंधान परिषद, नई दिल्ली ने निम्नलिखित संस्था को आयकर नियम, 1962 के नियम 6 (ii) के साथ पठित, आयकर अधिनियम, 1961 की धारा 35 की उपधारा (1) के खण्ड (ii) के प्रयोजनों के लिए चिकित्सा अनुसंधान के क्षेत्र में "वैज्ञानिक अनुसंधान संगम" प्रवर्ग के अधीन निम्नलिखित शर्तों पर अनुमोदित किया है अर्थात्—

- (1) यह कि संगम चिकित्सा अनुसंधान के लिए प्राप्त राशियों का पथक रूप में लेखा रखेगा।
- (2) यह कि संगम प्रत्येक वर्ष के लिए अपने वैज्ञानिक अनुसंधान संबंधी क्रियाकलापों की वार्षिक विवरणी परिपत्र को प्रति वर्ष 31 मई तक ऐसे प्रारूप में प्रस्तुत करेगा जो इस प्रयोजन के लिए अधिकृत किए जाएं और उसे सूचित किए जाएं।

(2) यह कि संगम प्रत्येक वर्ष के लिए निम्नलिखित का वार्षिक वार्षिक विवरण परिपत्र को प्रति वर्ष 31 मई तक संगम और इसके अधिकृत इसकी एक प्रति संबंध आयकर आयुक्त को भेजेगा।

संस्था

नरेंद्र सेवा त्र्याम बलकना।

यह अधिसूचना 29-1-82 से 28-1-84 तक दो वर्षों की अवधि के लिए प्रभावी है।

[सं० 4475 (फा० सं० 203/31/82-आई टी ए-II)]

New Delhi, the 18th February, 1982

INCOME-TAX

S.O. 1739.—It is hereby notified for general information that the institution mentioned below has been approved by Indian Council of Medical Research, New Delhi, the prescribed authority for the purposes of clause (ii) of sub-section (1) of Section 35 of the Income-tax Act, 1961 read with rule 6(ii) of the Income-tax Rules, 1962 under the category of "scientific research association" in the field of Medical Research subject to the following conditions:—

- (i) That the Association will maintain a separate account of the sums received by it for medical research.
- (ii) That the Association will furnish annual returns of its scientific research activities to the Council by 31st May each year at the latest in such form as may be laid down and intimated to them for this purpose.
- (iii) That the Association will furnish a copy of the annual audited statement of accounts to the Council by 31st May, each year and in addition send a copy of it to the concerned Income-tax Commissioner.

INSTITUTION

The Narendia Seva Trust, Calcutta.

The notification is effective a period of two years from 29th January, 1982 to 28th January, 1984.

[No. 4475(F. No. 203/31/82-ITA.II)]

नई दिल्ली, 12 मार्च, 1982

आयकर

क्रा० आ० 1740.—सर्वसाधारण की जानकारी के लिए अधिसूचित किया जाता है कि विहित प्राधिकारी, अर्थात् विज्ञान और प्रौद्योगिक विभाग, नई दिल्ली ने निम्नलिखित संस्था को आयकर नियम, 1962 के नियम 6 के साथ पठित, आयकर अधिनियम, 1961 की धारा 35 की उपधारा (1) के खण्ड (ii) के प्रयोजनों के लिए प्राकृतिक और अनुप्रयुक्त विज्ञान के क्षेत्र में "संगम" प्रवर्ग के अधीन, निम्नलिखित शर्तों पर अनुमोदित किया है, अर्थात्—

- (1) यह कि उक्त संगम वैज्ञानिक अनुसंधान फाउंडेशन बंगलौर प्राकृतिक और अनुप्रयुक्त विज्ञान के (कृषि/पशुपालन/माध्यमिकी और प्रौद्योगिकी से भिन्न) क्षेत्र में वैज्ञानिक अनुसंधान के लिए प्राप्त राशियों का पथक लेखा रखेगा।
- (2) यह कि उक्त फाउंडेशन प्रत्येक वित्तीय वर्ष के लिए अपने वैज्ञानिक अनुसंधान संबंधी क्रियाकलापों की वार्षिक विवरणी परिपत्र के प्रतिवर्ष 30 अप्रैल तक ऐसे प्रारूप में प्रस्तुत करेगा

जो इस प्रयोजन के लिए अधिकृत किए जाएं और उसे सूचित किए जाएं।

- (3) यह कि उक्त फाउंडेशन कुल आय और व्यय दर्शाते हुए वार्षिक लेखा तथा अपनी प्राप्तियों और धारितियों को दर्शाते हुए तुलनपत्र की एक प्रति भी प्रतिवर्ष 30 जून तक संबद्ध आय-कर प्रायुक्त को भेजेगा।

संस्था

जगदाले वैज्ञानिक अनुसंधान फाउंडेशन बंगलूर।

यह अधिसूचना 7-2-82 से 6-2-85 तक तीन वर्ष की अवधि के लिए प्रभावी है।

[सं० 4514 (फा० सं० 203/295/80-आई टी ए II)]

New Delhi, the 12th March, 1982

INCOME-TAX

S.O 1740.—It is hereby notified for general information that the institution mentioned below has been approved by Department of Science & Technology, New Delhi, the prescribed authority for the purposes of clause (ii) of sub-section (1) of Section 35 of the Income-tax Act, 1961 read with Rule 6 of the Income-tax Rules, 1962 under the category "Association" in the area of other natural and applied sciences subject to the following conditions:—

- (i) That the Jagdale Scientific Research Foundation, Bangalore will maintain a separate account of the sums received by it for scientific research in the field of natural and applied sciences other than Agriculture/Animal husbandry/Fisheries and medicines;
- (ii) That the said Foundation will furnish annual returns of its scientific research activities to the Prescribed Authority for every financial year in such forms as may be laid down and intimated to them for this purpose by 30th April, each year.
- (iii) That the said Foundation will submit their Annual accounts showing their total income and expenditure as also a copy of their Balance Sheet showing its assets and liabilities to the concerned Income-tax Commissioner by 30th June each year.

INSTITUTION

Jagdale Scientific Research Foundation, Bangalore.

This notification is effective for a period of three years 7th February, 1982 to 6th February, 1985.

[No. 4514 (F No. 203/295/80-ITA-II)]

नई दिल्ली, 23 मार्च, 1982

आय-कर

क्र०आ० 1741.—सर्वसाधारण की जानकारी के लिए अधिसूचित किया जाता है कि विहित प्राधिकारी, अर्थात् भारतीय आयुर्विज्ञान अनुसंधान परिषद् नई दिल्ली ने निम्नलिखित संस्था को आयकर नियम, 1962 के नियम 6 (ii) के साथ पठित आयकर अधिनियम, 1961 की धारा 35 की उपधारा (1) के खंड (ii) के प्रयोजनों के लिए चिकित्सा अनुसंधान के क्षेत्र में "वैज्ञानिक अनुसंधान संगम" प्रवर्ग के अधीन निम्नलिखित शर्तों पर अनुमोदित किया है, अर्थात्:—

- (1) यह कि संगम चिकित्सा अनुसंधान के लिए प्राप्त राशियों का पृथक् लेखा रहेगा।

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- (2) उक्त संगम प्रत्येक वर्ष के लिए अपने वैज्ञानिक अनुसंधान संबंधी क्रिया कलापों की वार्षिक विवरणी परिषद् को प्रति वर्ष 31 मई तक ऐसे प्ररूप में प्रस्तुत करेगा जो इस प्रयोजन के लिए अधिकृत किया जाए और उसे सूचित किया जाए।

- (3) उक्त संस्थान प्रत्येक वर्ष के लिए लेखाओं का वार्षिक संपरीक्षित विवरण परिषद् को प्रति वर्ष 31 मई तक भेजेगा और इसके अतिरिक्त इसकी एक प्रति संबद्ध आय-कर प्रायुक्त को भेजेगा।

संस्था

अमला कैंसर हॉस्पिटल सोसायटी, अमलानगर त्रिचूर, केरल।

यह अधिसूचना 21-1-1982 से 20-1-1984 तक दो वर्ष की अवधि के लिए प्रभावी है।

[सं० 4522 (फा० सं० 203/38/82-आई टी ए II)]

New Delhi, the 23rd March, 1982

INCOME-TAX

S.O. 1741.—It is hereby notified for general information that the institution mentioned below has been approved by Indian Council of Medical Research, New Delhi, the prescribed authority for the purposes of clause (ii) of sub-section (1) of Section 35 of the Income-tax Act, 1961 read with Rule 6(ii) of the Income-tax Rules, 1962 under the category of "Scientific Research Association" in the field of Medical Research subject to the following conditions:—

- (i) That the Association will maintain a separate account of the sums received by it for medical research.
- (ii) That the Association will furnish annual returns of its scientific research activities to the Council by 31st May each year at the latest in such form as may be laid down and intimated to them for this purpose.
- (iii) That the Association will furnish an annual audited statement of accounts to the Council by 31st May, each year and in addition send a copy of it to the concerned Income-tax Commissioner.

INSTITUTION

Amala Cancer Hospital Society, Amalanagar, Trichur, Kerala.

The notification is effective for a period of two years from 21st January, 1982 to 20th January, 1984.

[No. 4522 (F. No. 203/38/82-ITA. II)]

आय-कर

क्र०आ० 1742.—सर्वसाधारण की जानकारी के लिए अधिसूचित किया जाता है कि विहित प्राधिकारी, अर्थात् भारतीय आयुर्विज्ञान अनुसंधान परिषद्, नई दिल्ली ने निम्नलिखित संस्था को आयकर नियम, 1962 के नियम 6 (ii) के साथ पठित आयकर अधिनियम, 1961 की धारा 35 की उपधारा (1) के खंड (ii) के प्रयोजनों के लिए चिकित्सा अनुसंधान के क्षेत्र में "वैज्ञानिक अनुसंधान संगम" प्रवर्ग के अधीन निम्नलिखित शर्तों पर अनुमोदित किया है, अर्थात्:—

- (1) यह कि संगम चिकित्सा अनुसंधान के लिए प्राप्त राशियों का पृथक् लेखा रहेगा।
- (2) यह कि उक्त संगम अपने अनुसंधान संबंधी क्रियाकलापों की वार्षिक विवरणी परिषद् को प्रति वर्ष 31 मई तक ऐसे प्ररूपों

में प्रस्तुत करेगा जो इस प्रयोजन के लिए अधिकतम किए जाएं और उसे सूचित किए जाएं।

- (3) यह कि उक्त संगम, लेखाओं का वार्षिक संपरीक्षित विवरण परिषद् को प्रति वर्ष 31 मई तक भेजेगा और इसकी एक प्रति संबद्ध आयकर आयुक्त को भेजेगा।

संस्था

मुम्बई कॉलेज ऑफ फार्मसी की अनुसंधान सोसाइटी।

यह अधिसूचना तारीख 28-1-82 से तारीख 27-1-84 तक दो वर्ष की अवधि के लिए प्रभावी है।

[सं० 4524 (फा० सं० 203/145/81-आई टी ए II)]

INCOME-TAX

S.O. 1742.—It is hereby notified for general information that the institution mentioned below has been approved by Indian Council of Medical Research, New Delhi, the prescribed authority for the purposes of clause (ii) of sub-section (1) of Section 35 of the Income-tax Act, 1961 read with Rule 6(ii) of the Income-tax Rules, 1962 under the category of "Scientific Research Association" in the field of Medical Research subject to the following conditions:—

- (i) That the Association will maintain a separate account of the sums received by it for medical research.
- (ii) That the Association will furnish annual returns of its scientific research activities to the Council by 31st May each year at the latest in such form as may be laid down and intimated to them for this purpose.
- (iii) That the Association will furnish a copy of the annual audited statement of accounts to the Council by 31st May, each year and in addition send a copy of it to the concerned Income-tax Commissioner;

INSTITUTION

The Research Society of the Bombay College of Pharmacy, Bombay.

The notification is effective for a period of two years from 28th January, 1982 to 27th January, 1984.

[No. 452 (F. No. 203/145/81-ITA. II)]

आय-कर

का०आ० 1743.—सर्वसाधारण की जानकारी के लिए अधिसूचित किया जाता है कि विहित प्राधिकारी, अर्थात् भारतीय आयुर्विज्ञान अनुसंधान परिषद्, नई दिल्ली ने निम्नलिखित संस्था को आय-कर नियम, 1962 के नियम 6 (ii) के साथ पठित, आय-कर अधिनियम, 1961 की धारा 35 की उपधारा (1) के खण्ड (ii) के प्रयोजनों के लिए चिकित्सा अनुसंधान के क्षेत्र में "वैज्ञानिक अनुसंधान संगम" प्रबन्ध के अधीन, निम्नलिखित शर्तों पर अनुमोदित किया है, अर्थात्—

- (1) यह कि संगम चिकित्सा अनुसंधान के लिए प्राप्त राशियों का पृथक् लेखा रखेगा।
- (2) यह कि संगम प्रत्येक वर्ष के लिए अपने वैज्ञानिक अनुसंधान संबंधी क्रियाकलापों की वार्षिक विवरणी परिषद् को प्रति वर्ष 31 मई तक ऐसे प्रारूप में प्रस्तुत करेगा, जो इस प्रयोजन के लिए अधिकतम किए जाएं और उसे सूचित किए जाएं।
- (3) यह कि संगम प्रत्येक वर्ष के लिए लेखाओं का वार्षिक संपरीक्षित विवरण परिषद् को प्रति वर्ष 31 मई तक भेजेगा और इसकी एक प्रति संबद्ध आयकर आयुक्त को भेजेगा।

संस्था

कामायनी उद्योग केन्द्र सोसाइटी, पुणे।

यह अधिसूचना 1-2-82 से 31-1-1984 तक 2 वर्ष की अवधि के लिए प्रभावी है।

[सं० 4523 (फा० सं० 203/36/82-आई टी ए II)]

INCOME-TAX

S.O. 1743.—It is hereby notified for general information that the institution mentioned below has been approved by Indian Council of Medical Research, New Delhi, the prescribed authority for the purposes of clause (ii) of sub-section (1) of Section 35 of the Income-tax Act, 1961 read with Rule 6(ii) of the Income-tax Rules, 1962 under the category of "Scientific Research Association" in the field of Medical Research subject to the following conditions:—

- (i) That the Association will maintain a separate account of the sums received by it for medical research.
- (ii) That the Association will furnish annual returns of its scientific research activities to the Council by 31st May each year at the latest in such form as may be laid down and intimated to them for this purpose.
- (iii) That the Association will furnish a copy of annual audited statement of accounts to the Council by 31st May, each year and in addition send a copy of it to the concerned Income-tax Commissioner.

INSTITUTION

The Kamayani Udyog Kendra Society, Pune.

The notification is effective for a period of two years from 1st February, 1982 to 31st January, 1984.

[No 4523 (F. No. 203/36/82-ITA.II)]

आय-कर

का०आ० 1744.—सर्वसाधारण की जानकारी के लिए अधिसूचित किया जाता है कि विहित प्राधिकारी, अर्थात् भारतीय आयुर्विज्ञान अनुसंधान परिषद्, नई दिल्ली ने निम्नलिखित संस्था को आय-कर नियम, 1962 के नियम 6 (ii) के साथ पठित, आय-कर अधिनियम, 1961 की धारा 35 की उपधारा (1) के खण्ड (ii) के प्रयोजनों के लिए चिकित्सा अनुसंधान के क्षेत्र में "वैज्ञानिक अनुसंधान संगम" प्रबन्ध के अधीन, निम्नलिखित शर्तों पर अनुमोदित किया है, अर्थात्—

- (1) यह कि संगम चिकित्सा अनुसंधान के लिए प्राप्त राशियों का पृथक् लेखा रखेगा।
- (2) यह कि उक्त संगम अपने अनुसंधान संबंधी क्रियाकलापों की वार्षिक विवरणी परिषद् को प्रति वर्ष 31 मई तक ऐसे प्रारूप में प्रस्तुत करेगा जो इस प्रयोजन के लिए अधिकतम किए जाएं और उसे सूचित किए जाएं।
- (3) यह कि उक्त संगम लेखाओं का वार्षिक संपरीक्षित विवरण परिषद् को प्रति वर्ष 31 मई तक भेजेगा और इसकी एक प्रति संबद्ध आयकर आयुक्त को भेजेगा।

संस्था

भगवान महावीर स्मारक न्यास, हैदराबाद

यह अधिसूचना तारीख 3-3-1982 से दो वर्ष की अवधि के लिए प्रभावी है।

[सं० 4526 (फा० सं० 203/34/82-आई टी ए II)]

एम० जी० सी० गोयल, अवर सचिव

INCOME-TAX

S.O. 1744.—It is hereby notified for general information that the institution mentioned below has been approved by Indian Council of Medical Research, New Delhi, the prescribed authority for the purposes of clause (ii) of sub-section (1) of Section 35 of the Income-tax Act, 1961 read with Rule 6(ii) of the Income-tax Rules, 1962 under the category of "Scientific Research Association" in the field of Medical Research subject to the following conditions :—

- (i) That the Trust will maintain a separate account of the sums received by it for medical research.
- (ii) That the Trust will furnish annual returns of its scientific research activities to the Council by 31st May each year at the latest in such form as may be laid down and intimated to them for this purpose.
- (iii) That the Trust will furnish an annual audited statement of accounts to the Council by 31st May, each year and in addition send a copy of it to the concerned Income-tax Commissioner.

INSTITUTION

Bhagwan Mahavir Memorial Trust, Hyderabad.

The notification is effective for a period of two years w.e.f. 3rd March, 1982.

[No. 4526 (F. No. 203/54/82-ITA. II)]

M. G. C. GOYAL, Under Secy.

नई दिल्ली, 25 जनवरी, 1982

आय-कर

क्र० आ० 1745.—सर्वसाधारण की जानकारी के लिए यह अधिसूचित किया जाता है कि भारतीय आयुर्विज्ञान अनुसंधान परिषद्, नई दिल्ली ने निम्नलिखित वैज्ञानिक अनुसंधान कार्यक्रम को आयकर नियम, 1962 के नियम 6 के साथ पठित आयकर अधिनियम, 1961 की धारा 35 की उपधारा (2-क) के प्रयोजनों के लिए नीचे विनिर्दिष्ट अवधि के लिए अनुमोदित किया है।

- | | |
|---------------------------------------|--|
| 1. वैज्ञानिक अनुसंधान परियोजना का नाम | (i) ग्रामीण जनता के लिए कान की देख रेख परियोजना (ii) टेक्मटाइल उद्योग में कर्मचारियों की श्रवणशक्ति पर शीश का प्रभाव |
| 2. प्रायोजन-स्थल | सजीवन चिकित्सा प्रतिष्ठान, मीराज |
| 3. प्रायोजक | (i) सजीवन चिकित्सा प्रतिष्ठान, मीराज
(ii) देकन को-ऑपरेटिव स्पिनिंग मिल्स, इचलकरनजी
(iii) इचलकरनजी को-ऑपरेटिव स्पिनिंग मिल्स, इचलकरनजी
(iv) कोल्हापुर जिला शेतकारी बिनकारी सहकारी सूत गिरानी लिमिटेड
(v) मराठे टेक्मटाइल मिल्स, मीराज |
| 4. परियोजना की अवधि | पांच वर्ष |
| (i) प्रारम्भ होने की प्रस्तावित तारीख | 8 दिसम्बर, 1981 |
| (ii) समाप्त होने की संभावित तारीख | 7 दिसम्बर, 1986 |

5 कुल प्राप्तिष्ठित व्यय 54.75 लाख रुपए

(चौवन लाख पच्चीस हजार रुपए)

उक्त परियोजना के लिए अनुमोदन निम्नलिखित शर्तों के अधीन रहने हुए होगा, अर्थात्—

1. यह कि संगम इस अनुसंधान परियोजना के लिए प्राप्त रकम और उपगत व्यय का सजीवन चिकित्सा प्रतिष्ठान, मीराज के प्रत्यक्ष व्यय से सुविधित पृथक् लेखा रखेगा।
2. यह कि संगम इस वैज्ञानिक अनुसंधान परियोजना की वार्षिक विवरणी परिषद् को प्रति वर्ष 31 मई तक ऐसे प्रारूप में प्रस्तुत करेगा जो इस प्रयोजन के लिए अधिकतम किया जाए और उसे मूचित किया जाए।
3. यह कि संगम लेखाओं का वार्षिक संपरीक्षित विवरण परिषद् को प्रति वर्ष 31 मई तक भेजेगा और इसका एक प्रति सम्बद्ध आयकर आयुक्त को भेजेगा।

यह अनुमोदन 2-9-1982 तक विद्यमान्य है।

2. सजीवन चिकित्सा प्रतिष्ठान, मीराज वित्त मंत्रालय (राजस्व विभाग) की अधिसूचना सं० 3029 (फा० सं० 203/56/79-आई टी ए II) तारीख 10-10-79 द्वारा आयकर अधिनियम, 1961 की धारा 35 (i) (ii) के अधीन अनुमोदित है।

[सं० 4433 (फा० सं० 203/2/82-आई टी ए-II)]

पी०सक्सेना, उप-सचिव

New Delhi, the 25th January, 1982

INCOME-TAX

S.O.1745.—It is hereby notified for general information that the following scientific research programme has been approved for the period specified below for the purposes of sub-section (2A) of Section 35 of the Income-tax Act, 1961 read with Rule 6 of the Income-tax Rules, 1962 by Indian Council of Medical Research, New Delhi.

- | | |
|---|---|
| 1. Name of the Scientific Research Programme. | (i) "Care-Ear Project for the rural population (ii) "Effect of Noise on Hearing of Workers in Textile Industry". |
| 2. Sponsored at | Sanjeevan Medical Foundation, Miraj. |
| 3. Sponsored by | (i) Sanjeevan Medical Foundation, Miraj.
(ii) Deccan Co-operative Spinning Mills, Ichalkaranji.
(iii) Ichalkaranji Co-operative Spinning Mills Ichalkaranji.
(iv) Kolhapur Zilha Shetkare Vinkari Sabakari Soot Girani Limited.
(v) Marathe Textile Mills, Miraj. |

4. Duration of the project Five years.
 (i) proposed date of commencement. 8th December, 1981.
 (ii) Anticipated date of completion. 7th December, 1986.
5. Total estimated expenditure. Rs. 54.75 lakhs (Rupees fifty four lakhs and seventy-five thousand only).

The approval for the project will be subject to the following conditions :—

1. That the Association will maintain a separate account of the amounts received and expenditure incurred for this research project as distinct from the other expenditure of the Sanjeevan Medical Foundation, Miraj.
2. That the Association will furnish annual returns of this scientific research project to the Council by 31st May each year at the latest in such form as may be laid down and intimated to them for this purpose.
3. That the Association will furnish a copy of the annual audited statement of accounts to the Council by 31st May each year and in addition to send a copy of it to the concerned income-tax Commissioner.

This approval is valid upto 2-9-1982.

2. The Sanjeevan Medical Foundation, Miraj stands approved u/s 35(1)(ii) of the Income-tax Act, 1961, vide Ministry of Finance (Deptt. of Revenue) Notification No. 3029 (F. No. 203/56/79-JTA.II) dated 10-10-79.

[No. 4433 (F. No. 203/2/82-IIA.I)]

P. Saxena, Dy. Secy.

नई दिल्ली, 11 मार्च, 1982

आय-कर

क्रा० आ० 1746.—केन्द्रीय सरकार, आय-कर अधिनियम, 1961 (1961 का 43) की धारा 10 की उपधारा (23-ग) के खण्ड (iv) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए "पिरोजशाह गोदरेज फाउंडेशन" को निर्धारण वर्ष 1979-80 से 1981-82 वर्ष के लिए धीरे से उक्त धारा के प्रयोजनार्थ अधिसूचित करती है।

[सं० 4510 फा० सं० 197/62/81-आ० क० (ए 1)]

New Delhi, the 11th March, 1982

INCOME-TAX

S.O. 1746.—In exercise of the powers conferred by clause (iv) of sub-section (23C) of section 10 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby notifies "Pirojshah Godrej Foundation" for the purpose of the said section for the period covered by assessment years 1979-80 to 1981-82.

[No. 4510/F. No. 197/62/81-ITA(A)]

नई दिल्ली, 26 मार्च, 1982

आय-कर

क्रा० आ० 1747.—केन्द्रीय सरकार, आय-कर अधिनियम, 1961 (1961 का 43) की धारा 10 की उपधारा (23-ग) के खण्ड (IV) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, "ज्ञान प्रबोधिनी" को निर्धारण

वर्ष 1979-80 से 1981-82 की अवधि के लिए उक्त धारा के प्रयोजनार्थ अधिसूचित करती है।

[सं० 4538/फा० सं० 197/13/81 आ० क० (ए-1)]

INCOME-TAX

New Delhi, the 26th March, 1982

S.O. 1747.—In exercise of the powers conferred by clause (iv) of sub-section (23C) of Section 10 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby notifies "Jnana Probodhini" for the purpose of the said section for the period from the assessment years 1979-80 to 1981-82.

[No. 4538/F. No. 197/13/81-IT(AI)]

नई दिल्ली, 29 मार्च, 1982

आय-कर

क्रा० आ० 1748.—केन्द्रीय सरकार, आय-कर अधिनियम, 1961 (1961 का 43) की धारा 10 की उपधारा (23-ग) के खण्ड (IV) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, "सरला पूर्ण न्यास" को निर्धारण वर्ष 1977-78 से 1981-82 के अवधि के लिए उक्त धारा के प्रयोजनार्थ अधिसूचित करती है।

[सं० 4549 फा० सं० 197/99/77-आ० क० (ए-1)]

New Delhi, the 29th March, 1982

INCOME-TAX

S.O. 1748.—In exercise of the powers conferred by clause (iv) of sub-section (23C) of Section 10 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby notifies "Sarla Charities Trust" for the purpose of the said section for the period covered by the assessment years 1977-78 to 1981-82.

[No. 4543/F. No. 197/99/77-IT(AI)]

क्रा० आ० 1749.—केन्द्रीय सरकार, आय-कर अधिनियम, 1961 (1961 का 43) की धारा 10 की उपधारा (23-ग) के खण्ड (IV) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए "देव वाणी मंदिरम्" को निर्धारण वर्ष 1977-78 से 1981-82 के अवधि के लिए उक्त धारा के प्रयोजनार्थ अधिसूचित करती है।

[सं० 4544 फा० सं० 197/35/80 आ० क० (ए-1)]

S.O. 1749.—In exercise of the powers conferred by clause (iv) of sub-section (23C) of Section 10 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby notifies "Deva Vane Mandiram" for the purpose of the said section for the period covered by the assessment years 1977-78 to 1981-82.

[No. 4544/F. No. 197/35/80-IT(AI)]

क्रा० आ० 1750.—केन्द्रीय सरकार, आय-कर अधिनियम, 1961 (1961 का 43) की धारा 10 की उपधारा (23-ग) के खण्ड (IV) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, "चिल्ड्रेन्स बुक ट्रस्ट" को निर्धारण वर्ष 1982-83 से 1984-85 के अवधि के लिए उक्त धारा के प्रयोजनार्थ अधिसूचित करती है।

[सं० 4545 फा० सं० 197/99/81 आ० क० (ए-1)]

S.O. 1750.—In exercise of the powers conferred by clause (iv) of sub-section (23C) of Section 10 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby notifies "Children's Book Trust" for the purpose of the said section for the period covered by the assessment years 1982-83 to 1984-85.

[No. 4545/F. No. 197/99/81-IT(AI)]

का० आ० 1751.—केन्द्रीय सरकार, आय-कर अधिनियम, 1961 (1961 का 43) की धारा 10 की उपधारा (23-ग) के खण्ड (IV) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए "मध्य प्रदेश महिला कल्याण समिति" को निर्धारण वर्ष 1979-80 से 1982-83 के अन्तर्गत आने वाली अवधि के लिए उक्त धारा के प्रयोजनार्थ अधिसूचित करती है।

[सं० 4546/का० सं० 197/137/81 आ० क० (ए 1)]

S.O. 1751.—In exercise of the powers conferred by clause (iv) of sub-section (23C) of Section 10 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby notifies "Madhya Pradesh Mahila Kalyan Samiti" for the purpose of the said section for the period covered by the assessment years 1979-80 to 1982-83.

[No. 4546/F. No. 197/137/81-IT(AI)]

का० आ० 1752.—केन्द्रीय सरकार, आय-कर अधिनियम, 1961 (1961 का 43) की धारा 10 की उपधारा (23-ग) के खण्ड (IV) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, बिवाहन साइट स्कूल फार दी म्हाइंड ट्रस्ट, बंगलूर को निर्धारण वर्ष 1980-81 और 1982-83 के अन्तर्गत आने वाली अवधि के लिए उक्त धारा के प्रयोजनार्थ अधिसूचित करती है।

[सं० 4547/का० सं० 197/172/81 आ० क० (ए I)]

S.O. 1752.—In exercise of the powers conferred by clause (iv) of sub-section (23C) of Section 10 of the Income-tax Act, 1961, (43 of 1961), the Central Government hereby notifies "Divine Light School for the Blind Trust, Bangalore" for the purpose of the said section for the period covered by the assessment years 1980-81 and 1982-83.

[No. 4547/F. No. 197/172/81-IT(AI)]

का० आ० 1753.—केन्द्रीय सरकार, आय-कर अधिनियम, 1961 (1961 का 43) की धारा 10 की उपधारा (23-ग) के खण्ड (IV) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, "संकट निवारण सोसाइटी, गुजरात को निर्धारण वर्ष 1979-80 से 1982-83 के अन्तर्गत आने वाली अवधि के लिए उक्त धारा के प्रयोजनार्थ अधिसूचित करती है।

[सं० 4548/का० सं० 197/201/81 आ० क० (ए I)]

S.O. 1753.—In exercise of the powers conferred by clause (iv) of sub-section (23C) of Section 10 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby notifies "Sankat Nivaran Society, Gujarat" for the purpose of the said section for the period covered by the assessment years 1979-80 to 1982-83.

[No. 4548/F. No. 197/201/81-IT(AI)]

का० आ० 1754.—केन्द्रीय सरकार, आय-कर अधिनियम, 1961 (1961 का 43) की धारा 10 की उपधारा (23-ग) के खण्ड (IV) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, 'दी इंडियन मर्चेंट्स चेंबर' को निर्धारण वर्ष 1977-78 से 1982-83 के अन्तर्गत आने वाली अवधि के लिए उक्त धारा के प्रयोजनार्थ अधिसूचित करती है।

[सं० 4549/का० सं० 197/211/77 आ० क० (ए-I)]

S.O. 1754.—In exercise of the powers conferred by clause (iv) of sub-section (23C) of Section 10 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby notifies "The Indian Merchants' Chamber" for the purpose of

the said section for the period covered by the assessment years 1977-78 to 1982-83.

[No. 4549/F. No. 197/211/77-IT(AI)]

नई दिल्ली, 2 अप्रैल, 1982

आयकर

का० आ० 1755.—केन्द्रीय सरकार, आयकर अधिनियम, 1961 (1961 का 43) की धारा 10 की उपधारा (23-ग) के खण्ड (IV) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, "ज्ञान प्रबोधिनी" को निर्धारण वर्ष 1982-83 के अन्तर्गत आने वाली अवधि के लिए उक्त धारा के प्रयोजनार्थ अधिसूचित करती है।

[सं० 4555/का० सं० 197/60/82 आ० क० (ए-I)]

मिलाप जैन, जवर सचिव

New Delhi, the 2nd April, 1982

INCOME-TAX

S.O. 1755.—In exercise of the powers conferred by clause (iv) of sub-section (23C) of section 10 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby notifies "Jnana Prabodhini" for the purpose of the said section for the period covered by the assessment year 1982-83.

[No. 4555/F. No. 197/60/82-IT(AI)]

MILAP JAIN, Under Secy.

(आर्थिक कार्य विभाग)

नई दिल्ली, 30 अप्रैल, 1982

बीमा

का० आ० 1756.—केन्द्रीय सरकार, बीमा अधिनियम, 1938 (1938 का 4) की धारा 27-क की उपधारा (1) के खंड ब द्वारा, जो भारत सरकार के वित्त मंत्रालय (राजस्व विभाग) की तारीख 23 अगस्त, 1958 की अधिसूचना सं० सा० का० नि० 734 द्वारा भारतीय जीवन बीमा निगम को लागू होता है, प्रदत्त शक्तियों का प्रयोग करते हुए, 1981-82 में भारतीय औद्योगिक पुनर्निर्माण निगम लिमिटेड द्वारा जारी किये 4.50 करोड़ रुपये मूल्य के 1997 (प्रथम सिरीज) के 7.25 प्रतिशत वाले 15 वर्षीय बंध-पत्रों को (इस अधिकार के साथ कि 4.50 करोड़ रुपये से ऊपर प्राप्त अतिरिक्त प्रभिदाय का 10 प्रतिशत तक प्रतिधारित कर लिया जाएगा) उक्त धारा के प्रयोजनों के लिए "अनुसूचित निविदा" के रूप में घोषित करती है।

[सं० 131(11)-ईस्यो IV/82]

(Department of Economic Affairs)

New Delhi, the 30th April, 1982

INSURANCE

S.O. 1756.—In exercise of the powers conferred by clause (a) of Sub-section (1) of section 27A of the Insurance Act, 1938 (4 of 1938) as applied to the Life Insurance Corporation of India by the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. G.S.R. 734 dated 23rd August, 1958, the Central Government hereby declares the 7.25%—15 years bonds 1997 (1st series) of the value of Rs. 4.50 crores issued in 1981-82 (with a right to retain additional subscription received upto 10 percent in excess of Rs. 4.50 crores) by the Industrial Reconstruction Corporation of India Limited as "scheduled investment" for the purpose of the said section.

[F. N. 131(11)-Ins. IV/82]

बीमा

क्र० आ० 1757.—केन्द्रीय सरकार, बीमा अधिनियम, 1938 (1938 का 4) की धारा 27-ख की उपधारा (1) के खंड (अ) द्वारा प्रदत्त शक्तियों का प्रयोग करने हुए, 1981-82 में भारतीय औद्योगिक पुनर्निर्माण निगम लिमिटेड द्वारा जारी किए गए 4.50 करोड़ रुपये मूल्य के 1997 (प्रथम मिर्रीज) के 7.25 प्रतिशत वाले 15 वर्षीय बंध पत्रों को (इस अधिकार के साथ कि 4.50 करोड़ रुपये से ऊपर प्राप्त अनिश्चित अभिवाय का 10 प्रतिशत तक प्रसिद्धाति कर लिया जाएगा। उक्त धारा के प्रयोजनों के लिए "अनुमोदित निवेशान" के रूप में घोषित करती है।

[सं० 131(11) ईस्रो IV/82]

एम० डी० रहेजा, अवर सचिव

INSURANCE

S.O. 1757.—In exercise of the powers conferred by clause (j) of sub-section (1) of section 27B of the Insurance Act, 1938 (4 of 1938), the Central Government hereby declares the 7.25%—15 years bonds 1997 (1st series) of the value of Rs. 450 crores issued in 1981-82 (with a right to retain additional subscription received upto 19 percent in excess of Rs. 450 crores) by the Industrial Reconstruction Corporation of India Limited as "approved investments" for the purposes of the said section.

[F. No. 131(11)-Ins. IV/82]

S. D. RAHEJA, Under Secy.

(बैंकिंग प्रभाग)

नई दिल्ली, 20 अप्रैल, 1982

क्र० आ० 1758.—प्रादेशिक ग्रामीण बैंक अधिनियम, 1976 (1976 का 21) की धारा 11 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करने हुए, केन्द्रीय सरकार, एतद् द्वारा श्री आर० एल० कचरू को इलाहाबाद-देहाती बैंक, श्रीनगर का अध्यक्ष नियुक्त करती है तथा 1-4-1982 से प्रारम्भ होकर 31-3-1985 की समाप्त होने वाली अवधि को उस अवधि के रूप में निर्धारित करती है जिसके दौरान श्री आर० एल० कचरू अध्यक्ष के रूप में कार्य करेंगे।

[संख्या एफ० 2-57/81-आर० आर०बी]

(Banking Division)

New Delhi, the 20th April, 1982

S.O. 1758.—In exercise of the powers conferred by sub-section 1 of Section 11 of the Regional Rural Banks Act 1976 (21 of 1976), the Central Government hereby appoints Shri R. L. Kachroo as the Chairman of Illaqui Dhati Bank, Srinagar and specified the period commencing on 1-4-1982 and ending with 31-3-1985 as the period for which the said Shri Kachroo shall hold office as such Chairman.

[No. F. 2-57/81-RRB]

नई दिल्ली, 27 अप्रैल, 1982

क्र० आ० 1759.—प्रादेशिक ग्रामीण बैंक अधिनियम, 1976 (1976 का 21) की धारा 11 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करने हुए, केन्द्रीय सरकार, एतद् द्वारा श्री एस० सी० चतुर्वेदी को शाहदा ग्रामीण बैंक, सनना का अध्यक्ष नियुक्त करती है तथा 1-4-1982

से प्रारम्भ होकर 30-6-1982 को समाप्त होने वाली अवधि को उस अवधि के रूप में निर्धारित करती है जिसके दौरान श्री एस० सी० चतुर्वेदी अध्यक्ष के रूप में कार्य करेंगे।

[संख्या एफ० 2-53/82-आर० आर० बी०]

राम बेहरा, अवर सचिव

New Delhi, the 27th April, 1982

S.O. 1759.—In exercise of the powers conferred by sub-section (1) of section 11 of the Regional Rural Banks Act, 1976 (21 of 1976), the Central Government hereby appoints Shri S. C. Chaturvedi as the Chairman of the Sharda Gramin Bank, Satna and specifies the period commencing on 1-4-1982 and ending with 30-6-1982 as the period for which the said Shri S. C. Chaturvedi shall hold office as such Chairman.

[No. F. 2-53/82-RRB]

RAAM BEHRA, Under Secy.

नई दिल्ली, 26 अप्रैल, 1982

क्र० आ० 1760.—बैंकिंग विनियमन अधिनियम, 1949 (1949 का 10) की धारा 53 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार भारतीय रिजर्व बैंक की सिकारिश पर एतद् द्वारा घोषणा करती है कि उक्त अधिनियम की धारा 19 की उपधारा (2) के उपबंध 29 जनवरी, 1984 तक न्यू बैंक आफ इंडिया, नयी दिल्ली पर वहां तक लागू नहीं होंगे, जहां तक इसका संबंध इसके द्वारा मेमर्स माजदा थियेटर्स प्राइवेट लिमिटेड से शेयरों की धारिता से है।

[संख्या 15/7/82-बी०ओ० III]

एन० डी० बत्रा, अवर सचिव

New Delhi, the 26th April, 1982

S.O. 1760.—In exercise of the powers conferred by section 53 of the Banking Regulation Act, 1949 (10 of 1949) the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of sub-section (2) of Section 19 of the said Act shall not apply to New Bank of India, New Delhi, upto the 29th January, 1984 in respect of the shares of M/s. Mazda Theatres Pvt. Ltd. held by it, as pledgee.

[No. 15/7/82-B.O. III]

N. D. BATRA, Under Secy.

नई दिल्ली, 26 अप्रैल, 1982

क्र० आ० 1761.—राष्ट्रीयकृत बैंक (प्रबन्ध और प्रकीर्ण उपबंध) स्कीम, 1970 के खंड 8 के उपखंड (1) के साथ पठित खंड 3 के उप खंड (क) के अनुसरण में, केन्द्रीय सरकार भारतीय रिजर्व बैंक से परामर्श करने के पश्चात् श्री पी० के० सैन्गुप्ता को, 8 अप्रैल, 1982 से प्रारम्भ होने वाली और 5 अगस्त, 1982 को समाप्त होने वाली और अवधि के लिए इलाहाबाद बैंक के प्रबन्ध निदेशक के रूप में पुनः नियुक्त करती है।

[संख्या एफ० 9/5/82-बी० ओ० - I(1)]

New Delhi, the 26th April, 1982

S.O. 1761.—In pursuance of sub-clause (a) of clause 3, with sub-clause (1) of clause 8, of the Nationalised Banks (Management and Miscellaneous Provisions) Scheme, 1970, the Central Government, after consultation with the Reserve Bank of India, hereby reappoints Shri P. K. Sengupta as the Managing Director of the Allahabad Bank for a further period commencing on 8th April, 1982 and ending with 5th August, 1982.

[No. F. 9/5/82-BO. I(1)]

का० शा० 1762—राष्ट्रीयकृत बैंक (प्रबंध और प्रकीर्ण उपबंध) स्कीम, 1970 के खंड 7 के साथ पठित खंड 5 के उपखंड (1) के अनुसरण में, केन्द्रीय सरकार, भारतीय रिजर्व बैंक से परामर्श करने के पश्चात् श्री पी० के० सेनगुप्ता को, जिन्हें 8 अप्रैल, 1982 से इलाहाबाद बैंक के प्रबंध निदेशक के रूप में पुनः नियुक्त किया गया है, उसी तारीख से इलाहाबाद बैंक के निदेशक बोर्ड के अध्यक्ष के रूप में नियुक्त करती है।

संख्या एफ० 9/5/82-बी०-आ०-1 (27)

च० वा० मीरचन्दानी, उप सचिव

S.O. 1762.—In pursuance of sub-clause (1) of clause 5, read with clause 7, of the Nationalised Banks (Management and Miscellaneous Provisions) Scheme, 1970, the Central Government, after consultation with the Reserve Bank of India, hereby appoints Shri P. K. Sengupta, who has been reappointed as Managing Director of the Allahabad Bank with effect from 8th April, 1982 to be the Chairman of the Board of Directors of the Allahabad Bank with effect from the same date.

[No. F. 9/5/82-BO. I(2)]

C. W. MIRCHANDANI, Dy. Secy.

केन्द्रीय प्रत्यक्ष कर बोर्ड

नई दिल्ली, 30 मितम्बर, 1981

आयकर

का० शा० 1763.—आयकर अधिनियम 1961 (1961 का 43) की धारा 122 की उप-धारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए और इस सम्बन्ध में जारी की गई पिछली सभी अधिसूचनाओं का अधिलक्ष्य करते हुए, केन्द्रीय प्रत्यक्ष कर बोर्ड, एनडू द्वारा निदेश देता है कि निम्नलिखित अनुसूची के स्तम्भ 2 में विनिर्दिष्ट रेंजों के अपीलीय सहायक आयकर आयुक्त, आयकर से निर्धारित उन सभी व्यक्तियों और आय को छोड़ कर जिन पर आधिकारिता आयकर आयुक्त (अपील) में निहित है, अनुसूची के स्तम्भ 3 की तत्सम्बन्धी प्रविष्टि में विनिर्दिष्ट आयकर परिमंडलों, बाडों और जिलों में आयकर निर्धारित सभी व्यक्तियों और आय से सम्बन्धित अपने कार्यों का निर्वहन करेंगे।

अनुसूची

क्रम सं०	रेंज	आयकर परिमंडल/बाड और जिले
1	2	3
1	इलाहाबाद रेंज, इलाहाबाद	(i) इलाहाबाद परिमंडल जिनमें ई-बाड शामिल नहीं है लेकिन सम्पदा शुल्क परिमंडल इलाहाबाद शामिल है।

1	2	3
		(ii) ए और बी बाड, विशेष जाच परिमंडल, इलाहाबाद
2	वाराणसी रेंज ए, वाराणसी	(i) विशेष जाच परिमंडल, ए और बी बाड, वाराणसी (ii) ए, बी, सी और डी बाड, वाराणसी परिमंडल वाराणसी (iii) केन्द्रीय परिमंडल, वाराणसी
3	वाराणसी रेंज बी, वाराणसी	(i) ई, एक और जी बाड, वाराणसी परिमंडल, वाराणसी (ii) भवोही (iii) ए और बी बाड, मिर्जापुर (iv) राबर्ट्स गज (v) गाजीपुर (vi) जौनपुर
4	गोरखपुर रेंज	(i) गोरखपुर (ii) केन्द्रीय परिमंडल, गोरखपुर (iii) देवरिया (iv) बस्ती (v) आजमगढ़ (vi) मौनथ भंजन (vii) बलिया
5	फैजाबाद रेंज	(i) फैजाबाद, ए और बी बाड (ii) गोंडा (iii) बहराइच (iv) सुल्तानपुर (v) प्रतापगढ़ (vi) फतहपुर (vii) केन्द्रीय परिमंडल i और ii इलाहाबाद (viii) इलाहाबाद परिमंडल, इलाहाबाद का ई बाड।

2 जहां कोई आयकर परिमंडल, बाड और जिला, या, उसका, कोई भाग इस अधिसूचना द्वारा एक रेंज से किसी अन्य रेंज में अंतरित कर दिया जाता है वहां उस आयकर परिमंडल, बाड या जिले या उसके किसी भाग में किए गए कर निर्धारणों के विरुद्ध दायर की गई और इस अधिसूचना की तारीख से तत्काल-पूर्व उस अपीलीय सहायक आयकर आयुक्त के समक्ष विचाराधीन पड़ी अपीलें, जिनके अधिकार क्षेत्र से उक्त आयकर परिमंडल, जिला या उसका कोई भाग अंतरित किया गया हो, इस अधिसूचना के लागू होने की तारीख से रेंज के उस अपीलीय सहायक आयकर आयुक्त को अंतरित की जाएगी और उसके द्वारा निपटाई जाएगी जिसके अधिकार-क्षेत्र में उक्त परिमंडल, बाड या जिला या उसका कोई भाग अंतरित किया जाए।

3. जिन मामलों में, किसी विनिर्दिष्ट स्थान पर प्रधान कार्यालय रखने वाले सभी परिमंडल, बाड या जिले, किसी एक अपीलीय सहायक आयुक्त के सुपुर्दे किए गए हों उनमें इन प्रधान कार्यालयों के परिमंडलों, बाडों और

इन प्रधान कार्यालयों के परिसरों, बाड़ों और जिले के बारे में उनके समाप्त होने के बाद भी उन्हें का शत्राधिकार होगा।

4. यह अधिसूचना 10 अक्टूबर 1981 से लागू होगी।

[सं० 4252 (फा० सं० 261/15/81-आ० क० न्या०)]

CENTRAL BOARD OF DIRECT TAXES

New Delhi, the 30th September, 1981

INCOME-TAX

S. O. 1763 :—In exercise of the powers conferred by sub-section (1) of Section 122 of the Income Tax Act, 1961 (43 of 1961) and in supersession of all previous Notifications in this regard the Central Board of Direct Taxes hereby directs that the Appellate Assistant Commissioners of Income-tax of the range specified in column 2 of the Schedule below shall perform their functions in respect of all persons and incomes assessed to Income-tax in the Income-tax Circles, Wards or Districts specified in the corresponding entry in column 3 thereof excluding all persons and incomes assessed to income-tax over which the jurisdiction rests in Commissioner of Income-tax (Appeals).

SCHEDULE

Sl. No.	Range	Income Tax Circles/Wards & Districts
1	2	3
1.	Allahabad Range Allahabad	(i) Allahabad Circle excluding E Ward but including Estate Duty Circle, Allahabad. (ii) A and B Ward, Special Investigation Circle, Allahabad.
2.	Varanasi Range A Varanasi	(i) Special Investigation Circle, A & B Ward, Varanasi. (ii) A, B, C, and D Wards, Varanasi Circle, Varanasi. (iii) Central Circle, Varanasi.
3.	Varanasi Range B Varanasi	(i) E, F and G Wards, Varanasi Circle, Varanasi. (ii) Bhadohi (iii) A & B Wards, Mirzapur (iv) Robertsganj (v) Ghazipur (vi) Jaunpur.
4.	Gorakhpur Range	(i) Gorakhpur (ii) Central Circle, Gorakhpur (iii) Deoria (iv) Basti (v) Azamgarh (vi) Maunath Bhanjan (vii) Ballia
5.	Faizabad Range	(i) Faizabad, A & B Wards (ii) Gonda (iii) Bahraich (iv) Sultanpur (v) Pratapgarh

1	2	3
		(vi) Fatchpur (vii) Central Circles I & II, Allahabad. (viii) E Ward of Allahabad Circle, Allahabad.

2. Where an Income-tax Circle, Ward and District or part thereof stands transferred by this Notification from one Range to another Range, appeals arising out of assessments made in that Income-tax Circle, Ward or District or part thereof and pending immediately before the date of this Notification before the Appellate Assistant Commissioner of Income-tax from whom that Income-tax Circle, Ward or District or part thereof is transferred shall from the date of this Notification shall take effect be transferred to and dealt with by the Appellate Assistant Commissioner of Income-tax of the range to whom the said Circles, Ward or District or part thereof is transferred.

3. Where all Circles, Wards or Districts having headquarters at a particular place have been assigned to an Appellate Assistant Commissioner he will have jurisdiction in respect of Circles Wards and Districts at these headquarters since abolished also.

4. This Notification shall take effect from 10-10-1981.

[No. 4252 (F. No. 261/15/81-ITJ)]

नई दिल्ली, 23 नवम्बर, 1981

प्रायकर

फा० आ० 1764 :—प्रायकर अधिनियम, 1961 (1961 का 43) की धारा 121-क की उप-धारा (i) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, और पहले जारी की गई सभी अधिसूचनाओं का अधिलेखन करते हुए, केन्द्रीय प्रत्यक्ष कर बोर्ड, एतद्वारा निदेश देता है कि निम्नलिखित अनुसूची के स्तम्भ (1) में विनिश्चित अधिकार-क्षेत्रों के प्रायकर प्रायुक्त (अपील), अनुसूची के स्तम्भ (2) तथा (3) की सम्बंधी प्रविष्टियों में विनिश्चित बाड़ों, परिसरों, जिलों तथा रेंजों में प्रायकर, भतिकर या ब्याज से निर्धारित ऐसे व्यक्तियों के बारे में, जो प्रायकर अधिनियम, 1961 की धारा 246 की उप-धारा (2) के खंड (क) से (ज), कंपनी (लाभ) भतिकर अधिनियम, 1964 (1964 का 7) की धारा 11 की उप-धारा (1) तथा ब्याज कर अधिनियम, 1974 (1974 का 45) की धारा 15 की उपधारा (1) में उल्लिखित किसी भी भाषा से अप्रकृत हुए हैं और ऐसे व्यक्तियों या व्यक्ति वर्ग की बाबत भी, जिनके लिए बोर्ड ने प्रायकर अधिनियम, 1961 की धारा 246 की उप धारा (2) के खंड (1) के उपबंधों के अनुसार निवेश दिया है या भविष्य में निवेश दे, कार्य निर्वहण करेंगे।

अनुसूची

अधिकार क्षेत्र और प्रधान कार्यालय	प्रायकर बाड़ें/परिसर और जिले	निरीक्षी सहायक प्राय-कर प्रायुक्तों के रेंज
1	2	3
1. प्रायकर प्रायुक्त (अपील), लखनऊ	निम्नलिखित स्थापनों से सभी बाड़ें परिसर 1. सीतापुर 2. रायबरेली 3. बाराबंकी 4. हरदोई 5. बेतन, लखनऊ	1 निरीक्षी सहायक प्रायुक्त, लखनऊ रेंज, लखनऊ। 2 निरीक्षी सहायक प्रायुक्त (निर्धारण), लखनऊ 3. निरीक्षी सहायक

1	2	3
	6. वसुली, लखनऊ	आयुक्त (केन्द्रीय)
	7. निरीक्षी सहायक आयुक्त (निर्धारण) लखनऊ	लखनऊ।
	8. ए-11, लखनऊ	
	9. बी-11, लखनऊ	
	10. सी-11, लखनऊ	
	11. ए-1, लखनऊ	
	12. वार्ड-11, लखनऊ	
	13. बी-1, लखनऊ	
	14. सी-1, लखनऊ	
	15. केन्द्रीय परिमंडल, लखनऊ	
	16. कंपनी परिमंडल ए-वार्ड, कानपुर	

2. आयकर आयुक्त (अपील), बरेली।	निम्नलिखित स्थानों पर स्थित सभी वार्ड/परिमंडल	1. निरीक्षी सहायक आयुक्त, बरेली
	1. बरेली	2. निरीक्षी सहायक आयुक्त, मुरादाबाद
	2. बिजनौर	3. निरीक्षी सहायक आयुक्त (निर्धारण) मुरादाबाद।
	3. पीलीभीत	
	4. नजीबाबाद	
	5. बदायूँ	
	6. नैनीताल	
	7. रामपुर	
	8. मुरादाबाद	
	9. बंसीसी	
	10. सम्भल	
	11. हल्द्वानी	
	12. काशीपुर	
	13. अल्मोड़ा	
	14. पिथौरागढ़	
	15. लखीमपुर खेड़ी	
	16. केन्द्रीय परिमंडल, बरेली	

जहाँ कोई आयकर परिमंडल, वार्ड या जिला या उसका कोई भाग इस अधिसूचना द्वारा एक अधिकार क्षेत्र से किसी अन्य अधिकार क्षेत्र को अन्तर्गत हो जाता है, वहाँ उस आयकर परिमंडल, वार्ड या जिले या उसके किसी भाग में किये गये निर्धारणों से उत्पन्न होने वाली और इस अधिकार-क्षेत्र के जिससे वह आयकर परिमंडल, वार्ड या जिला या उसका कोई भाग अन्तर्गत हुआ हो, आयकर आयुक्त के समक्ष इस अधिसूचना की तारीख से तत्काल पूर्व विचाराधीन पड़ी अपीलें, उस तारीख से जिस तारीख को यह अधिसूचना प्रभावी होती है, उस अधिकार-क्षेत्र के, आयकर आयुक्त को अन्तर्गत की जायेगी और उसके द्वारा उन पर कार्यवाही की जायेगी जिसको उक्त परिमंडल, वार्ड या जिला या उसका कोई भाग अन्तर्गत हुआ है।

यह अधिसूचना 1-12-1981 से प्रभावी होगी।

[सं० 4331 (फा० सं० 261/8/81-भा० क० न्या०)]

New Delhi, the 3rd November, 1981

INCOME TAX

S. O. 1764. —In exercise of the powers conferred by sub-section (i) of Section 121 A of the Income tax Act, 1961 (43 of 1961) and in supersession of all notifications issued earlier the Central Board of Direct Taxes hereby directs that the Com-

missioner of Income-tax (Appeals) of the charges specified in Col. No. (1) of the Schedule below, shall perform their functions in respect of such persons assessed to Income-tax to Surtax or Interest-tax in the Income-tax Wards, Circles, Districts and Ranges specified in the corresponding entries in column (2) and col. (3) thereof as are aggrieved by any of the orders mentioned in clauses (a) to (h) of sub-section (2) of Section (2) of Section 246 of the Income-tax Act, 1961 in sub-section (1) of Section II of Companies (Profits) Surtax Act, 1964 (7 of 1964) and in sub-section (1) of Section 15 of the Interest-tax Act, 1974 (45 of 1974) and also in respect of such persons or classes of persons as the Board has directed or may direct in future in accordance with the provisions of clause (i) of sub-section (2) of Section 246 of the Income-tax Act, 1961.

SCHEDULE

Charges with headquarters	Income-tax Ward/Circles and Districts	Ranges of Inspecting Assistant Commissioners of Income-tax
1	2	3
1. Commissioner of Income-tax (Appeals) Lucknow	All Wards/Circles situated at : (1) Sitapur (2) Rae Bareilly (3) Barabanki (4) Hardoi (5) Salary, Lucknow (6) Recovery, Lucknow (7) IAC (Asstt.) Lucknow (8) A-II, Lucknow (9) B-II, Lucknow (10) C-II, Lucknow (11) A-I, Lucknow (12) Ward-II, Lucknow (13) B-I, Lucknow (14) C-I, Lucknow (15) Central Circles, Lucknow (16) Company Circle A-Ward, Kanpur	(1) Inspecting Assistant Commissioner, Lucknow Range, Lucknow (2) Inspecting Assistant Commissioner (Asstt.), Lucknow (3) Inspecting Assistant Commissioner (Central), Lucknow
2. Commissioner of Income-tax (Appeals), Bareilly.	All Wards/Circle situated at (1) Bareilly (2) Bijnor (3) Pilibhit (4) Najibabad (5) Budaun (6) Nainital (7) Rampur (8) Moradabad (9) Chandausi (10) Sambhal (11) Haldwan (12) Kashipur (13) Almora (14) Pithoragarh (15) Lakhimpur Kheri (16) Central Circles, Bareilly	(1) Inspecting Assistant Commissioner, Bareilly (2) Inspecting Assistant Commissioner, Moradabad (3) Inspecting Assistant Commissioner (Asstt.), Moradabad.

Whereas the Income-tax Circle, Ward or District or part thereof stands transferred by this Notification from one charge to another charge appeals arising out of the assessments made in that Income-tax Circle, Ward or District or part thereof and pending immediately before the date of this notification before the Commissioner of Income-tax of the charge from whom the Income-tax Circle, Ward or District or part thereof is transferred shall from the date of this notification takes effect be transferred to and dealt with by the Commissioner of Income-tax of the charge to whom the said Circle, Ward or District or part thereof is transferred.

This notification shall take effect from 1-12-1981.

[No. 4331(F. No. 261/8/81-(ITJ)]

का० आ० 1765.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 121-क की उप-धारा (i) द्वारा प्रवृत्त शक्तियों का प्रयोग करते हुए और पहले जारी की गई अधिसूचनाओं का अधिलेखन करते हुए, केन्द्रीय प्रत्यक्ष कर बोर्ड, एतद्वारा निदेश देता है कि निम्नलिखित अनुसूची के स्तम्भ (1) में विनिर्दिष्ट अधिकार-क्षेत्रों के आयकर आयुक्त (अपील), अनुसूची के स्तम्भ (2) तथा (3) की तत्संबंधी प्रविष्टियों में विनिर्दिष्ट आयकर बाडों, परिमंडलों, जिलों तथा रेंजों में आयकर, भतिकर या ब्याज कर से निर्धारित ऐसे व्यक्तियों के बारे में, जो आयकर अधिनियम, 1961 की धारा 246 की उप-धारा (2) के खंड (क) से (ज), कंपनी (लाभ) भतिकर अधिनियम, 1964 (1964 का 7) की धारा 11 की उप-धारा (1) तथा ब्याज कर अधिनियम, 1974 (1974 का 45) की धारा 15 की उप-धारा (1) में उल्लिखित किसी भी प्रावेश से अप्रकृत हुए ऐसे व्यक्तियों या व्यक्ति वर्ग की बाबत भी, जिनके लिए बोर्ड ने आयकर अधिनियम, 1961 की धारा 246 की उप-धारा (2) के खंड (1) के उपबंधों के अनुसार निदेश दिया है या भविष्य में निदेश दें, अपने कार्यों का निर्वहण करेंगे।

अनुसूची

अधिकार क्षेत्र और प्रधान कार्यालय	आयकर बाडें/परिमंडल और जिले	निरीक्षी सहायक आयकर आयुक्त के रेंज
1	2	3
आयकर आयुक्त (अपील), आगरा	आयकर आयुक्त, आगरा के क्षेत्राधिकार में आने वाले सभी बाडें तथा परिमंडल	आयकर आयुक्त, आगरा के क्षेत्राधिकार में आने वाले सभी रेंज

जहां कोई आयकर परिमंडल, बाडें या जिला या उसका कोई भाग इस अधिसूचना द्वारा एक अधिकार क्षेत्र से किसी अन्य अधिकार क्षेत्र को अन्तर्गत हो जाता है, वहां उस आयकर परिमंडल, बाडें या जिला या उसके किसी भाग में किए गए कर-निर्धारणों से उत्पन्न होने वाले और उस अधिकार क्षेत्र के जिससे वह आयकर परिमंडल, बाडें या जिला या उसका कोई भाग अन्तर्गत हुआ हो, आयकर आयुक्त के समक्ष इस अधिसूचना की तारीख से तत्काल पूर्व विचारणीय पड़ी अपीलें, उस तारीख से जिस तारीख को यह अधिसूचना प्रभावी होती है। उस अधिकार-क्षेत्र के आयकर आयुक्त को अन्तर्गत की जायेगी और उसके द्वारा उन पर कार्य-वाही की जायेगी जिसको उक्त परिमंडल, बाडें या जिला या उसका कोई भाग अन्तर्गत हुआ है।

यह अधिसूचना 1-12-1981 से प्रभावी होगी।

[सं० 4332 (का० सं० 261/8/81-आ० का० ग्या०)]

अजय सिंह, अवर सचिव

S. O. 1765.—In exercise of the powers conferred by sub-section (i) of Section 121-A of the Income Tax Act, 1961 (43 of 1961) and in supersession of all notifications issued earlier the Central Board of Direct Taxes hereby directs that the Commissioner of Income-tax (Appeals) of the charge specified in column No. (1) of the schedule below, shall perform his functions in respect of such persons assessed to Income-tax or Surtax or Interest Tax in the Income-tax Wards, Circles, Districts and Ranges specified in the corresponding entries in column (2) and (3) thereof as are aggrieved by any of the orders mentioned in clauses (a) to (h) of sub-section (2) of section (2) of section 246 of the Income-tax Act, 1961 in sub-section (1) of section II of Companies (Profits) Surtax Act, 1964 (7 of 1964) and in sub-section (1) of section 15 of the Interest Tax Act, 1974 (45 of 1974) and also in respect of such persons or clauses of persons as the Board has directed or may direct in future in accordance with the provisions of clause (1) of sub-section (2) of section 246 of the Income Tax Act, 1961.

SCHEDULE

Charges with headquarters	Income-tax Ward/ Circles and Districts	Ranges of Inspecting Assistant Commissioner of Income-tax
1	2	3
Commissioner of Income tax (Appeals), Agra	All Wards and Circles within the jurisdiction of Commissioner of Income-tax, Agra.	All Ranges within the jurisdiction of Commissioner of Income tax, Agra.

Whereas the Income-tax Circle, Ward or District or part thereof stands transferred by this notification from one charge to another charge appeals arising out of the assessments made in that Income-tax Circle, Ward or part thereof or District and pending immediately before the date of this notification before the Commissioner of Income-tax of the charge from whom the Income-tax Circle, Ward or District or part thereof is transferred shall from the date of this notification takes effect be transferred and dealt with by the Commissioner of Income-tax of the charge to whom the said Circle, Ward or District or part thereof is transferred

This notification shall take effect from 1-12-1981

[No. 4332 (F. No. 261/8/81-(ITJ)]

नई दिल्ली, 13 नवम्बर, 1981

आयकर

का० आ० 1766.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 122 की उप-धारा (i) द्वारा प्रवृत्त शक्तियों का प्रयोग करते हुए और इस संबंध में पिछली सभी अधिसूचनाओं का अधिलेखन करते हुए केन्द्रीय प्रत्यक्ष कर बोर्ड एतद्वारा निदेश देता है कि नीचे दी गई अनुसूची के स्तम्भ (1) में विनिर्दिष्ट रेंजों के अपील आयुक्त, आयकर से निर्धारित उन सभी व्यक्तियों और आय को छोड़कर

जिन पर अधिकांश आयकर आयुक्त (अपील) में निहित है, अनुसूची के त्तर (2) की तत्संबंधी प्रविष्टि में विनिर्दिष्ट आयकर परिमंडलों, बाडों और जिलों में आयकर से निर्धारित सभी व्यक्तियों और आय के संबंध में अपने कार्यों का निर्वहण करेगा।

अनुसूची

क्रम सं० रेंज और प्रधान कार्यालय आयकर परिमंडल, बाड या जिला

(1)	(2)	(3)
1. अपीलीय सहायक आयुक्त, 'ए' रेंज, मद्रास	1. सिटी परिमंडल-I मद्रास 2. कंपनी परिमंडल-I, मद्रास 3. वेतन परिमंडल-I मद्रास 4. वेतन परिमंडल-II, मद्रास 5. वापस अदायगी परिमंडल, मद्रास 6. विशेष अनुभाग, मद्रास 7. वेतन परिमंडल, मद्रास	
2. अपीलीय सहायक आयुक्त, 'बी' रेंज, मद्रास	1. सिटी परिमंडल-III, मद्रास 2. सिटी परिमंडल-IV, मद्रास 3. कंपनी परिमंडल, III, मद्रास 4. संपदा शुल्क और आयकर परिमंडल, मद्रास 5. संपदा शुल्क और आयकर परिमंडल, थंजावुर	
3. अपीलीय सहायक आयुक्त, 'सी' रेंज, मद्रास	1. विशेष जांच परिमंडल I से III, तक, 2. केन्द्रीय परिमंडल I से VII तक मद्रास 3. हुंडी परिमंडल-I, मद्रास 4. हुंडी परिमंडल-II, मद्रास 5. विशेष जांच परिमंडल, ए और बी, मद्रास	
4. अपीलीय सहायक आयुक्त, 'डी' रेंज, मद्रास	1. कंपनी परिमंडल-II, मद्रास 2. बिल्लुपुरम परिमंडल 3. तंबारम परिमंडल 4. कांचीपुरम परिमंडल 5. वेल्लोर परिमंडल	
5. अपीलीय सहायक आयुक्त, 'ई' रेंज, मद्रास	1. सिटी परिमंडल VI, मद्रास 2. मिटी परिमंडल-VII, मद्रास 3. कंपनी परिमंडल-IV, मद्रास	
6. अपीलीय सहायक आयुक्त, 'एफ' रेंज, मद्रास	1. सिटी परिमंडल-II, मद्रास 2. विशेष सर्वेक्षण परिमंडल, मद्रास 3. नागापट्टिनम परिमंडल 4. मुन्नकोनम परिमंडल 5. थंजावुर परिमंडल	
7. अपीलीय सहायक आयुक्त, 'जी' रेंज, मद्रास	1. सिटी परिमंडल-V, मद्रास 2. कुड्डलोर परिमंडल 3. पांडिचेरी परिमंडल	
8. अपीलीय सहायक आयुक्त त्रिचुरापल्ली	1. सिटी परिमंडल I और II त्रिचुरापल्ली 2. कंपनी परिमंडल, त्रिचुरापल्ली 3. त्रिचुरापल्ली परिमंडल 4. कलूर परिमंडल 5. पुदुकोट्टै परिमंडल	
9. अपीलीय सहायक आयुक्त, मडुरै	1. कंपनी परिमंडल, मडुरै 2. मडुरै परिमंडल 3. विशेष परिमंडल, मडुरै 4. विशेष सर्वेक्षण परिमंडल, मडुरै। 5. केन्द्रीय परिमंडल, I और II मडुरै	

1	2	3
		6. संपदा शुल्क और आयकर परिमंडल, मडुरै 7. विशेष परिमंडल, मडुरै (प्रति लाभ कर संबंधी मामलों से संबंध कार्यवाही करने वाला भूतपूर्व परिमंडल) 8. हिंडीगुल परिमंडल 9. कराईकुडी परिमंडल 10. रामनाथपुरम परिमंडल 11. तिरुनिलवेली परिमंडल 12. नागरकोल परिमंडल 13. टूटीकोरिन परिमंडल 14. बिरुधुनगर परिमंडल
10. अपीलीय सहायक आयुक्त, कोयम्बतूर		1. सिटी परिमंडल I से III तक कोयम्बतूर 2. कंपनी परिमंडल I से V तक कोयम्बतूर 3. विशेष सर्वेक्षण परिमंडल, कोयम्बतूर 4. विशेष जांच परिमंडल, कोयम्बतूर 5. वेतन परिमंडल, कोयम्बतूर 6. केन्द्रीय परिमंडल I और II, कोयम्बतूर 7. संपदा शुल्क और आयकर परिमंडल, कोयम्बतूर 8. तिरुपुर परिमंडल 9. पोल्गाभी परिमंडल 10. उटकमंड परिमंडल 11. कंपनी परिमंडल, सेलम 12. परिमंडल-I, सेलम 13. परिमंडल-II, सेलम 14. कृष्णागिरि परिमंडल 15. हरीड परिमंडल 16. सेलम परिमंडल 17. कोयम्बतूर परिमंडल भूतपूर्व 18. परिमंडल-I, कोयम्बतूर परिमंडल 19. परिमंडल-II, कोयम्बतूर 20. प्रति लाभ कर परिमंडल, कोयम्बतूर हरीड 21. विशेष सर्वेक्षण परिमंडल, कोयम्बतूर

जहाँ कोई आयकर परिमंडल, बाड, जिला अथवा उसके कोई भाग इस अधिसूचना द्वारा एक रेंज से किसी अन्य रेंज में अंतरित कर दिया जाता है वहाँ उस आयकर परिमंडल, बाड अथवा जिले अथवा उसके किसी भाग में किए गए कर-निर्धारणों से उत्पन्न होने वाली और इस अधिसूचना की तारीख से तत्काल-पूर्व रेंज के उस अपीलीय सहायक आयुक्त के समक्ष जिलाधीन पड़ी अपीलें, जिसके अधिकार-क्षेत्र से उक्त आयकर परिमंडल, बाड अथवा जिला अथवा उसका कोई भाग अंतरित किया गया हो, इस अधिसूचना के लागू होने की तारीख से रेंज के उस अपीलीय सहायक आयुक्त को अंतरित की जाएंगी और उसके द्वारा निपटाई जाएंगी, जिसके अधिकार-क्षेत्र में उक्त परिमंडल, बाड अथवा जिला अथवा उसका कोई भाग अंतरित किया गया हो।

यह अधिसूचना 18 नवम्बर, 1981 से लागू होगी।

New Delhi, the 13th November, 1981

(Income-tax)

S. O. 1776—In exercise of the powers conferred by sub-section (1) of Section 122 of the Income-tax Act, 1961 (43 of 1961) and in supersession of all the previous notifications in this regard, the Central Board of Direct Taxes hereby directs that Appellate Assistant Commissioner of Income-tax of the Ranges Specified in Column (1) of the Schedule below shall perform their functions in respect of all persons and Income assessed to Income-tax in the Income-tax Circles, Wards and Districts specified in the Corresponding entry in column (2) thereof excluding all persons and incomes assessed to Income-tax over which the jurisdiction vests in Commissioner of Income-tax (Appeals).

SCHEDULE

Sl. Range with Headquarters No. Income-tax Circles, Wards or Districts.

1	2	3
1. Appellate Assistant Commissioner, 'A' Range, Madras.		1. City Circle I, Madras. 2. Companies Circle I, Madras. 3. Salaries Circle I, Madras. 4. Salaries Circle II, Madras. 5. Refund Circle, Madras. 6. Foreign Section, Madras. 7. Salaries Circle, Madras.
2. Appellate Assistant Commissioner, 'B' Range, Madras.		1. City Circle III, Madras. 2. City Circle IV, Madras. 3. Companies Circle III, Madras. 4. ED-cum-IT Circle, Madras. 5. ED-cum-IT Circle, Thanjavur.
3. Appellate Assistant Commissioner, 'C' Range, Madras.		1. Spl. Invn. Circles I to III, Madras. 2. Central Circles I to XVII, Madras. 3. Hundi Circle I, Madras. 4. Hundi Circle II, Madras. 5. Special Investigation Circles A and B, Madras.
4. Appellate Assistant Commissioner, 'D' Range, Madras.		1. Companies Circle II, Madras. 2. Villupuram Circle. 3. Tembaram Circle. 4. Kancheepuram Circle. 5. Vellore Circle.
5. Appellate Assistant Commissioner, 'E' Range, Madras.		1. City Circle VI, Madras. 2. City Circle VII, Madras. 3. Companies Circle IV, Madras.
6. Appellate Assistant Commissioner, 'F' Range, Madras.		1. City Circle II, Madras. 2. Special Survey Circle, Madras. 3. Nagapattinam Circle 4. Kumbakonam Circle 5. Thanjavur Circle
7. Appellate Assistant Commissioner, 'C' Range, Madras.		1. City Circle V, Madras 2. Cuddalore Circle 3. Pondicherry Circle.
8. Appellate Assistant Commissioner, Tiruchirappalli.		1. City Circle. I & II Tiruchirappalli. 2. Company Circle, Tiruchirappalli.

1	2	3
9. Appellate Assistant Commissioner, Madurai.	1. Company Circle, Madurai. 2. Madurai Circle. 3. Special Circle, Madurai. 4. Spl. Survey Circle, Madurai. 5. Central Circles I & II, Madurai. 6. ED-cum-IT Circle, Madurai. 7. Special Circle, Madurai (erstwhile Circle dealt with EPT cases). 8. Dindigul Circle. 9. Karaikudi Circle. 10. Ramanathapuram Circle. 11. Tirunelveli Circle. 12. Nagercoil Circle. 13. Tuticorin Circle. 14. Virudhunagar Circle.	
10. Appellate Assistant Commissioner, Coimbatore.	1. City Circles I to III, Coimbatore. 2. Companies Circle I to V, Coimbatore. 3. Special Survey Circle, Coimbatore. 4. Spl. Investigation Circle Coimbatore. 5. Salaries Circle, Coimbatore. 6. Central Circles I & II Coimbatore. 7. ED-cum-IT Circle, Coimbatore. 8. Tiruppur Circle. 9. Pollachi Circle. 10. Ootacamund Circle. 11. Company Circle, Salem. 12. Circle I, Salem. 13. Circle II, Salem. 14. Krishnagiri Circle. 15. Erode Circle. 16. Salem Circle. 17. Coimbatore Circle. 18. Circle I, Coimbatore. 19. Circle II, Coimbatore. 20. Excess Profits Tax Circle, Coimbatore/Erode. 21. Special Survey Circle, Coimbatore.	} }<

Whereas the Income-tax Circle, Ward or District or part, thereof stands transferred by this notification from one Range to another Range, appeals arising out of the assessments made in that Income-tax Circle, Ward or District or part thereof and pending immediately before the date of this notification before the Appellate Assistant Commissioner of the Range from whom the Income-tax Circle, Ward or District or part thereof is transferred shall from the date of this notification take effect to be transferred to and dealt with by the Appellate Assistant Commissioner of the Range to whom the said Circle, Ward or District or part thereof is transferred.

The notification shall take effect from 16-11-1981.

[No. 4304/F. No. 261/4/81-ITJ.]

आय-कर

का०आ० 1767.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 122 की उप-धारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए और इस संबंध में पिछली सभी अधिसूचनाओं का अधिलेखन करते हुए, केन्द्रीय प्रत्यक्ष कर बोर्ड, एतद्वारा निवेदित है कि निम्नलिखित अनुसूची के स्तम्भ (2) में विनिर्दिष्ट रेंजों के अपीलीय सहायक आयकर आयुक्त, आयकर से निर्धारित उन सभी व्यक्तियों और अन्य को छोड़कर जिन पर अधिकारिता आयकर आयुक्त (अपील) में निहित है। अनुसूची के स्तम्भ (3) में तत्सम्यन्धो प्रविष्टि में विनिर्दिष्ट आयकर परिमण्डलों, वार्डों तथा जिलों में आयकर से निर्धारित सभी व्यक्तियों तथा आय के संबंध में अपने कार्यों का निर्वहन करेगा।

अनुसूची

क्रम सं०	रेंज	आयकर परिमण्डल, वार्डें तथा जिले
1	2	3
1.	अपीलीय सहायक आयकर आयुक्त रेंज-I, अहमदाबाद	परिमण्डल-I, अहमदाबाद
2.	अपीलीय सहायक आयुक्त, अहमदाबाद रेंज-II, अहमदाबाद	परिमण्डल-II, अहमदाबाद 1 गोधरा परिमण्डल।
3.	अपीलीय सहायक आयुक्त, अहमदाबाद रेंज-III, अहमदाबाद	परिमण्डल-VI, अहमदाबाद सुरेन्द्र नगर परिमण्डल, नाडियाड परिमण्डल।
4.	अपीलीय सहायक आयुक्त, अहमदाबाद रेंज-IV अहमदाबाद	परिमण्डल-IV, वार्डें -ए, अहमदाबाद परिमण्डल-IV, वार्डें-ई, अहमदाबाद।
5.	अपीलीय सहायक आयुक्त, अहमदाबाद रेंज V, अहमदाबाद	परिमण्डल, V, अहमदाबाद
6.	अपीलीय सहायक आयुक्त, अहमदाबाद-VI, अहमदाबाद	कम्पनी परिमण्डल-III, अहमदाबाद कम्पनी परिमण्डल-X, अहमदाबाद कम्पनी परिमण्डल-XI, अहमदाबाद कम्पनी परिमण्डल-XII, अहमदाबाद कम्पनी परिमण्डल-XIII, अहमदाबाद कम्पनी परिमण्डल-XVI, अहमदाबाद कम्पनी परिमण्डल-IV, अहमदाबाद कम्पनी परिमण्डल-I, अहमदाबाद
7.	अपीलीय सहायक आयुक्त, अहमदाबाद रेंज-VII, अहमदाबाद	कम्पनी परिमण्डल-II, अहमदाबाद कम्पनी परिमण्डल-V, अहमदाबाद कम्पनी परिमण्डल-VI, अहमदाबाद कम्पनी परिमण्डल-VII, अहमदाबाद कम्पनी परिमण्डल-VIII, अहमदाबाद कम्पनी परिमण्डल-XV, अहमदाबाद कम्पनी परिमण्डल-IX, अहमदाबाद पत्तन परिमण्डल पल्लनपुर परिमण्डल

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8. अपीलीय सहायक आयुक्त, अहमदाबाद रेंज-VIII, अहमदाबाद
- परिमण्डल-III, अहमदाबाद
9. अपीलीय सहायक आयुक्त, अहमदाबाद रेंज-IX, अहमदाबाद
- परिमण्डल-IV, वार्डें-बी, अहमदाबाद
परिमण्डल-IV, वार्डें-एफ, अहमदाबाद
परिमण्डल-IV, वार्डें-डी, अहमदाबाद
परिमण्डल-IV, वार्डें-एच, अहमदाबाद
परिमण्डल-IV, वार्डें-आई, अहमदाबाद
परिमण्डल-IV, वार्डें-जे, अहमदाबाद
परिमण्डल-IV, वार्डें-जे, (प्रतिरिक्त), अहमदाबाद
परिमण्डल-IV, वार्डें-के, अहमदाबाद
परिमण्डल-IV, वार्डें-पी, अहमदाबाद
परिमण्डल-IV, वार्डें-क्यू, अहमदाबाद
भानुद परिमण्डल
पेटलाड परिमण्डल
10. अपीलीय सहायक आयुक्त, अहमदाबाद रेंज-X, अहमदाबाद
- सम्बदा शुल्क और आयकर परिमण्डल, अहमदाबाद व्यावसायिक परिमण्डल, अहमदाबाद मेहसना परिमण्डल।
हिम्मत नगर परिमण्डल
मोदासा परिमण्डल
विशेष परिमण्डल-I से III, अहमदाबाद।
11. अपीलीय सहायक आयुक्त, केन्द्रीय परिमण्डल, अहमदाबाद
- अहमदाबाद रेंज-XI, अहमदाबाद विशेष जोब परिमण्डल, अहमदाबाद
- जहाँ कोई आयकर परिमण्डल, वार्डें अथवा जिला उसका कोई भाग अथवा इस अधिसूचना द्वारा एक रेंज से अन्य रेंज में अंतरित कर दिया जाता है वहाँ उस आयकर परिमण्डल, वार्डें अथवा जिले अथवा उसके किसी भाग में किए गए कर निर्धारणों से उत्पन्न होने वाली और इस अधिसूचना की तारीख से सकल पूर्व रेंज के उस अपीलीय सहायक आयुक्त के समक्ष विचाराधीन पड़ी अपीलें, जिससे उक्त आयकर परिमण्डल, वार्डें अथवा जिला अथवा उसका कोई भाग अंतरित किया गया हो, इस अधिसूचना के लागू होने की तारीख से रेंज के उस अपीलीय सहायक आयुक्त को अंतरित की जायेगी और उसके द्वारा निपटाई जायेगी, जिसको उक्त परिमण्डल, वार्डें अथवा जिला अथवा उसका कोई भाग अंतरित हुआ है।

यह अधिसूचना 16-11-1981 से प्रभावी होगी।

[सं० 4310/का०सं० 261/2/81-आ० क० न्या०]

प्रजय सिंह, प्रवर सचिव
केन्द्रीय प्रत्यक्ष कर बोर्ड

S. O. 1767:—In exercise of the powers conferred by sub-section (1) of section 122 of the Income-tax Act, 1961 (43 of 1961) and in supersession of all the previous Notifications in this regard, the Central Board of Direct Taxes hereby directs that Appellate Assistant Commissioner of Income-tax of the Ranges specified in column (2) of the Schedule below shall perform their functions in respect of all persons and income assessed to income-tax in the income-tax circles, wards and districts specified in the corresponding entry in column (3) thereof excluding all persons and income assessed to Income-tax over which the jurisdiction vests in Commissioner of Income-tax (Appeals).

SCHEDULE			1	2	3
Sl. No.	Range	Income-tax Circle, Ward and Districts			
1	2	3			
1.	Appellate Assistant Commissioner, Range I, Ahmedabad.	Circle I, Ahmedabad.			Circle IV, Ward-K, Ahmedabad.
2.	Appellate Assistant Commissioner, A. R. II, Ahmedabad.	Circle, II, Ahmedabad. Godhra Circle.			Circle IV, Ward-P, Ahmedabad.
3.	Appellate Assistant Commissioner, A. R. III, Ahmedabad.	Circle VI, Ahmedabad Surendranagar Circle.			Circle IV, Ward-Q, Ahmedabad.
4.	Appellate Assistant Commissioner, AR IV, Ahmedabad.	Circle IV, Ward-A, Ahmedabad. Circle IV, Ward-E, Ahmedabad. Circle IV, Ward-L, Ahmedabad. Circle IV, Ward-C, Ahmedabad. Circle IV, Ward-G, Ahmedabad. Circle IV, Ward-M, Ahmedabad. Circle IV, Ward-N, Ahmedabad.			Anand Circle. Petlad Circle.
5.	Appellate Assistant Commissioner, AR V, Ahmedabad.	Circle V, Ahmedabad.			E. D. Cum I. T. Circle, Ahmedabad.
6.	Appellate Assistant Commissioner, AR VI, Ahmedabad.	Cos. Cir. III, Ahmedabad. Cos. Cir. X, Ahmedabad. Cos. Cir. XI, Ahmedabad. Cos. Cir. XII, Ahmedabad. Cos. Cir. XIII, Ahmedabad. Cos. Cir. XVI, Ahmedabad. Cos. Cir. IV, Ahmedabad.	10.	Appellate Assistant Commissioner, AR X, Ahmedabad.	Professional Circle, Ahmedabad. Mensana Circle. Himatnagar Circle. Modasa Circle. Special Circles I to III, Ahmedabad.
7.	Appellate Assistant Commissioner, AR VII, Ahmedabad.	Cos. Cir. I, Ahmedabad. Cos. Cir. II, Ahmedabad. Cos. Cir. V, Ahmedabad. Cos. Cir. VI, Ahmedabad. Cos. Cir. VII, Ahmedabad. Cos. Cir. VIII, Ahmedabad. Cos. Cir. XV, Ahmedabad. Cos. Cir. IX, Ahmedabad. Patan Circle. Palanpur Circle.	11.	Appellate Assistant Commissioner, AR XI, Ahmedabad.	Central Circles, Ahmedabad Special Investigation Circle, Ahmedabad.
8.	Appellate Assistant Commissioner, AR -VIII, Ahmedabad.	Circle III, Ahmedabad. Survey Circles, Ahmedabad.			
9.	Appellate Assistant Commissioner, AR IX, Ahmedabad.	Circle IV, Ward-B, Ahmedabad. Circle IV, Ward-F, Ahmedabad. Circle IV, Ward-D, Ahmedabad. Circle IV, Ward-H, Ahmedabad. Circle IV, Ward-I, Ahmedabad. Circle IV, Ward-J, Ahmedabad. Circle IV, Ward-J (Add), Ahmedabad.			

Whereas the Income-tax Circle, Ward or District or part thereof stands transferred by this Notification from one Range to another ranges, appeal arising out of the assessments made in that Income-tax Circle, Ward or Districts or part thereof and pending immediately before the date of this Notification before the Appellate Assistant Commissioner of the Range from whom that Income-tax Circle, Ward and Districts or part thereof is transferred shall from the date of this Notification takes effect be transferred to and dealt with by the Appellate Assistant Commissioner of the Range to whom the said Circle, Ward or Districts or part thereof is transferred.

This Notification shall take effect from 16-11-1981.

[No. 4310 (F. No. 261/21/81—I.T.J.)
AJAI SINGH, Under Secy.

संयुक्त मुख्य नियंत्रक आयत-निर्यात का कार्यालय

(केन्द्रीय लाइसेंस भेज)

निरस्त-आवेश

नई दिल्ली, 5 अप्रैल, 1982

का० आ० 1768.—मैसर्स केहर सजिकल एण्ड मलायड प्रोडक्ट्स (प्रा०) लि०की-41, साईट नं० 4 इण्डस्ट्रियल एरिया, साहिवाबाद जिला गाजियाबाद (उ०प्र०) को एक आयत लाइसेंस सं० पी/एल/0316649 दि० 23-2-82 वाले 12,35,047 रु० निम्नलिखित मदों के आयत हेतु दिया गया था :—

1. हाई कार्बन स्टील स्ट्रिप्स	36.59 एम०टी० रु० 1014275/-
2. बीपीआई पेपर सेल्स	2.00 " रु० 106300/-
3. इरेडियेन इन्कीकेटर लेबल्स	110000 पीस रु० 7000/-
4. फ्रेट पोलिशिंग हवील्स	240 " रु० 47520/-
5. ग्राइंडिंग हवील्स	120 " रु० 24720/-
6. पालिशिंग पेस्ट	430 कि०ग्रा० रु० 10836/-
7. अल्ट्रासोनिक क्लीनिंग मैटीरियल	1200 " रु० 24396/-

इस काम ने यह सूचित किया है कि उक्त लाइसेंस की कस्टम तथा एक्सचेंज हेतु कापियां बिना किसी कस्टम पर पंजीकृत किए तथा बिना इस्तेमाल किए ही खो गई हैं :—

2. उपरोक्त फर्म ने इस कथन के समर्थन में अब एक गणप-पत्र आयात-निर्यात सम्बन्धी कार्य-विधि पुस्तिका, 1981-82 के पैरा 352-354 के अनुसार प्रस्तुत किया है अतः मैं सन्तुष्ट हूँ कि उपरोक्त आयात लाइसेंस की मूल कस्टम/एक्सचेंज दोनों कापी खो गई है।

3. अतः आयात-व्यापार नियंत्रण आदेश, 1955 दिनांक 7-12-55 (यथा संशोधित) की धारा 9 (सीसी) में प्रदत्त अधिकारों का प्रयोग करते हुए मैं उपरोक्त लाइसेंस की मूल कस्टम / एक्सचेंज दोनों कापी को निरस्त करने का आदेश देता हूँ।

4. आवेदक की प्रार्थना पर अब आयात-निर्यात की कार्य-विधि-पुस्तिका 1981-82 के पैरा 352-354 के अनुसार उपरोक्त लाइसेंस की कस्टम/एक्सचेंज दोनों कापी की अनुलिपि (डुप्लीकेट कापी) जारी करने पर विचार किया जाएगा।

[सं० एडवांस/ला/यूडीईएस/255/ए० एम० 82/ईपी 6/सीएलए/1]

एस० बालाकृष्ण पिल्लई, उपमुख्य
नियंत्रक आयात निर्यात कृते संयुक्त मुख्य नियंत्रक
आयात-निर्यात

Office of the Joint Chief Controller of Imports and Exports
(CENTRAL LICENSING AREA)
CANCELLATION ORDER

New Delhi, the 5th April, 1982.

S. O. 1768:—M/s. Kehr Surgical & Allied Products (P) Ltd., B-41, Site No. 4, Industrial Area, Sahibabad, District Ghaziabad (U. P.) were granted Import Licence No. P/L/0316649 dated 23-2-82 for Rs. 12,35,047 for import of the following items :—

		Rs.
1. High Carbon Steel Strips.	36.59 M.T.	10,14,275
2. VPI Paper Rolls	2.00 M.T.	10,63,00
3. Irradiation Indicator Labels	110000 PCS	7,000
4. Felt Polishing Wheels	240 PCS	47,520
5. Grinding Wheels	120 PCS	24,720
6. Polishing Paste	430 Kgs.	10,836
7. Ultrasonic Cleaning Material	1200 Kgs.	24,396

The firm have reported that both Customs Purpose Copy as well as Exchange Control Copy of the same have been lost/misplaced without having been registered with any Custom Authorities and utilised at all.

2. The applicant firm have filed an Affidavit in support of the above statement as required under paras 352-354 of Hand

Book of Imports and Export Procedure, 1981-82, I am satisfied that the Original Customs Purpose Copy and Exchange Control Copy of the said licence have been lost/misplaced.

3. In exercise of the powers conferred on me under Section 9(cc) of Import Trade Control Order 1955 dt. 7-12-1955 as amended, I order the cancellation of the said Original Custom Copy and Exchange Control Copy of the said licence.

4. The applicant's case will now be considered for the issue of Duplicate Licence (Custom Copy and Exchange Control Copy) in accordance with para 352-354 of Hand Book of Rules & Procedure 1981-82.

[No. ADV/LIC/UDES/255/AM-82/EP-VI/CLA/1]

S. BALAKRISHNA PILLAI, Dy. Chief Controller
of Imports & Exports

विदेश मंत्रालय

नई दिल्ली, 24 अप्रैल, 1982

का०भा० 1769.—राजनयिक तथा कंसुली अधिकारी (शपथ एवं फीस) अधिनियम, 1948 (1948 का 41वाँ) के खंड (2) के धारा (क) के अनुसरण में केन्द्र सरकार, इसके द्वारा भारत का सहायक हाई कमिशन, राजशाही में सहायक श्री अजय गंगुली को तत्काल से कंसुली एजेंट का कार्य करने के लिये प्राधिकृत करती है :—

[का०सं० टी० 4330/2/82]

जे० हजारी, अवर सचिव,

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 24th April, 1982

S.O. 1769.—In pursuance of the clause (a) of Section 2 of the Diplomatic and Consular Officers (Oaths and Fees) Act, 1948 (41 of 1948), the Central Government hereby authorise Shri Ajoy Ganguli, Assistant in the Assistant High Commission of India, Rajshahi to perform the duties of a Consular Agent with immediate effect.

[T. 4330(2)/82]

J. HAZARI, Under Secy.

नगरिक पूर्ति मंत्रालय

भारतीय मानक संस्था

नई दिल्ली, 1982-4-20

का०भा० 1770.—समय-समय पर संशोधित भारतीय मानक संस्था (प्रमाणन विज्ञान) विनियम, 1955 के विनियम 4 के अनुसार भारतीय मानक संस्था द्वारा अधिसूचित किया जाता है कि उक्त विनियम (3) के उपविनियम (1) के अनुसार प्राप्त अधिकारों के अर्जित अनुसूची में दिए भारतीय मानकों में संशोधन जारी किए गए हैं :

अनुसूची

क्रम संख्या	संशोधित भारतीय मानक की पृथक्संख्या और शीर्षक	जिस राजपत्र में भारतीय मानक तैयार होने की सूचना छपी थी उसकी संख्या और शीर्षक	संशोधित मानक की संख्या और दिनांक	संशोधन का संक्षिप्त विवरण	संशोधन लागू होने की तिथि
(1)	(2)	(3)	(4)	(5)	(6)
1.	IS 171-1973—सुदरंग सूती तामे की विशिष्टि (दूसरा पुनरीक्षण)	एसओ 1604 दिनांक 1975-05-24	*सं० 1 जुलाई 1979	आजकल मिलें कपास पुनःस्थापित सेलुलोजी रेशा मिश्रित तामा भी कातती है। इस संशोधन द्वारा कपास पुनःस्थापित सेलुलोजी रेशा मिश्रित तामे भी इस मानक में स्थान पायेगा।	1979-07-31
2.	IS : 777 1970—कांचित मिट्टी की बनी टाइल की विशिष्टि (पहला पुनरीक्षण)	एसओ 1635 दिनांक 1972-07-08	संख्या 1 दिनांक जून 1979	खंड 3.2 के स्थान पर एक नया खण्ड दिया गया है।	1979-06-30
3.	IS : 810-1974—भ्रमरवहन इंजन के प्रवेशी और निर्गम वाल्व की विशिष्टि (पहला पुनरीक्षण)	एसओ 1597 दिनांक 1976-05-08	संख्या 1 जून 1979	(1) खंड 5.6 का संशोधन किया गया है। (2) खंड 9 के पीछे खंड 91.1 जोड़ा गया है और पीछे आने वाले खंडों की गिनती तबानुसार ठीक की गई है।	1979-06-30
4.	IS : 814-भाग(1) 1974 इसारती इस्पात की धारिभक भ्रोकें बेल्डिंग के लिये ठके इलेक्ट्रोड की विशिष्टि : भाग 1 गैर-बावरी पवार्यों की बेल्डिंग के लिये (चौथा पुनरीक्षण)	एसओ 987 दिनांक 1974-03-06	सं० 2 जुलाई 1979	(1) खंड 9.1.3 के स्थान पर नया खंड दिया गया है। (2) खंड 9.4.4, 11.1.3, 11.1.4 और सी 1.4 का संशोधन किया गया है। (3) सारणी 3 का संशोधन किया गया है।	1979-07-31
5.	IS : 1019-1974 बेरेवार ताले व लैरीम) की विशिष्टि (दूसरा पुनरीक्षण)	एसओ 1092 दिनांक 1977-04-09	सं० 1 जून 1979	खंड 4.1 में वर्तमान टिप्पणी को नई टिप्पणी से प्रतिस्थापित किया गया है।	1979-06-30
6.	IS : 1448 (भाग II)-1971 पेट्रोलियम और उसके पवार्यों की परीक्षण पद्धतियां भाग-2 विमान ईधनों का हिमांक (दूसरा पुनरीक्षण)	एसओ 510 दिनांक 1974-02-23	सं० 1 जून 1979	(1) पृष्ठ 1 यू जो सो से गली लाइन 979 वर्तमान विषय वस्तु के स्थान पर निम्नलिखित लिखिये : "संयुक्त एएसटीएम आईपी/मानक संख्या एएसटीएम सी -238672-आई पी 16/73 के अनुकूल" (2) बिज की टिप्पणी के स्थान नई टिप्पणी दी गई है।	1979-06-30
7.	IS : 1448 (पी- 78) 1973 पेट्रोलियम और उसके पवार्यों की परीक्षण पद्धतियां पी:78 पेट्रोलियम पवार्यों में लेस तत्वों का निर्धारण तांबा	एस ओ 173 दिनांक 1976-01-03	सं० जून 1979	(1) पृष्ठ यूबीसी से अगली लाइन वर्तमान विषयवस्तु के स्थान पर निम्नलिखित लिखिये : "आई पी 225/76 विमानन टवाईन ईधनों और हल्के पेट्रोलियम आस्तुधों तांबा के अनुकूल" (2) खंड 8.1 के स्थान पर नया खण्ड दिया गया है।	1979-06-30
8.	IS : 1604-1967 विमानन गैसोलीन की विशिष्टि (पहला पुनरीक्षण)	एसओ 1367 दिनांक 1968-04-20	सं० 1 जून 1979	क्यों विमानन गैसोलीन, 80 ऑक्टेन देश में नहीं बनाई जाती धन: इसका उत्पादन 73 ऑक्टेन और 100/130 ऑक्टेन विमानन गैसोलीन का मिश्रण करके होता है। फलस्वरूप इस पवार्यों में टीईएस और रंगधा जाते	1979-06-30

* भारतीय मानक संस्था प्रमाणीकरण चिह्नांकन योजना के लिये यह संशोधन 1979-10-31 से लागू होगा।

(1)	(2)	(3)	(4)	(5)	(6)
				है। अतः इस मानक को तैयार करने वाली विषय समिति ने 80 प्रॉक्टेन विमानन गैसोलीन की इन प्रपेक्षाओं की परिस्थिति करने का भिन्नय किया है और फलस्वरूप इस का शीर्षक बदल कर विमानन गैसोलीन 80 एल कर दिया है। इससे खरीदारों की बात होगा कि इस पदार्थ में सीसा है।	
9. IS : 1653-1972—विजली की वायरिंग के लिए कठोर इस्पात तार नालियों की विशिष्टि (दूसरा पुनरीक्षण)	एसओ 1290 दिनांक 1975-04-26	*सं० 2 जून 1979	खंड 9.7 के स्थान पर नया खंड दिया गया है।	1979-06-30	
10. IS : 1878 (भाग 1)—1971—साधारण प्रयोग की समानांतरण खराब मशीनों की परीक्षण चाट्टी : भाग 1 साधारण से प्रथम 800 मिमी तक की खराब (पहला पुनरीक्षण)	एसओ 3056 दिनांक 1973-10-27	सं० 2 जुलाई 1979	(1) पृष्ठ 2 पर क्रम संख्या 2 के सामने स्तम्भ 4 में परिवर्तन किया गया है। (2) पृष्ठ 2 क्रम संख्या 2 के सामने 5 की टिप्पणी)--- इसको हटा दीजिए।	1979-07-01	
11. IS : 2209-1976—सीधी आकार के मॉल्डिंग तालों की विशिष्टि (तीसरा पुनरीक्षण)	---	सं० 1 जुलाई 1979	खंड 2.1.1 और 7.2.3 के स्थान पर नये खंड दिए गए हैं।	1979-07-31	
12. IS : 2556 (भाग-1)—1974 कॉचाष सेनीटरी उपकरणों (बीनी मिट्टी) की विशिष्टि भाग 1 सामान्य प्रपेक्षाएं (दूसरा पुनरीक्षण)	एसओ 2547 दिनांक 1977-08-13	सं० जुलाई 1979	(1) खंड 6.5.1, 8.5.4 (ए) और सी-1.1 के स्थान पर नए खंड दिए गए हैं। (2) पृष्ठ 13, सारणी स्तम्भ 5, क्रम संख्या (4) के सामने "15-21" के स्थान पर "25-35" लिखिए।	1979-07-31	
13. IS : 2556 (भाग 6/खंड 4)—1974 कॉचाष सेनीटरी उपकरणों की विशिष्टि: भाग 6 मुखपात्र की विशिष्टि प्रपेक्षाएँ. खंड 4 विभाजक पट्टियाँ (दूसरा पुनरीक्षण)	एसओ 2547 दिनांक 1977-08-13	सं० 1 जून 1979	सारणी के नई सारणी (बीनी मिट्टी) की गई है।	1979-06-30	
14. IS : 2652-1976—लेबलांग किस्म की मौलिक बैटरी के इमिनली की सूची (पहला पुनरीक्षण)	एसओ 821 दिनांक 1979-11-24	सं० 1 जून 1979	खंड 6.1 में अनौपचारिक सारणी का संशोधन किया गया है।	1979-06-30	
15. IS : 2825—1969—अग्निरोहित दबावसह पात्र की संहिता	एसओ 1277 दिनांक 1972-05-27	सं० 3, जुलाई 1979	(1) पृष्ठ 8 सारणी 1.1, क्रमांक 4, स्तम्भ 2), "जोड़ों की किस्मों के स्थान पर "जोड़ की किस्म से" लिखिये (2) पृष्ठ 8 के अन्त में एक पाठ टिप्पणी जोड़ी गई है। (3) सारणी 1 का संशोधन किया गया है। (4) खंड 1.2.1, 3.8.5.2 (सी), 7.1.5 (डी) और 8.5.1.2. (डी) का संशोधन किया गया है।	1979-07-31	

*भारतीय मानक संस्था प्रमाणीकरण चिन्हनाकन योजना के लिए यह संशोधन 1979-09-01 से लागू होगा।

(1)	(2)	(3)	(4)	(5)	(6)
				(5) (पृष्ठ 95 से 222, परिशिष्ट जी में रेखाचित्र)--विभिन्न रेखा चित्रों में "अनुशसित" के स्थान पर "अनुमत:" पढ़िए।	
				(6) परिशिष्ट "जी" का संशोधन किया गया है।	
				(7) (पृष्ठ 195, रेखाचित्र जी.2)--ग्रन्थ में निम्नलिखित टिप्पणी जोड़िए: (जी) पहला चित्र केवल श्रेणी 3 पार्श्वों के लिये अनुमत है।	
				(8) रेखाचित्र जी.6, जी.7, जी.8, जी.12, जी.34, जी.46, जी.40 (बी), जी.41, जी.67, जी.70, जी.74, जी.75, जी.76, जी.77, जी.80, जी.81 और जी.82 का संशोधन किया गया है।	
				(9) रेखाचित्र जी.71 के पश्चात् निम्न (बी) जोड़ा गया है।	
				(10) वर्तमान रेखाचित्रों जी.72 और उसके नीचे टिप्पणियों का प्रतिस्थापन किया गया है।	
16. IS : 3495 (भाग 1 से 4)-1976-- पक्की मिट्टी की इमारती ईंटों की परीक्षण पद्धतियाँ (दूसरा पुनरीक्षण)	एसओ 3821 दिनांक 1979-11-24	सं० 1 जून 1979	खंड 3.1 और 3.2	स्थान पर नये खंड दिए गए हैं।	1979-06-30
17. IS : 3812 (भाग 1)-1966--भट्टी की राख की विशिष्टि भाग 1 पोखो-साना में प्रयोग के लिये	एसओ 1972 दिनांक 1957-06-10	सं० 1 जुलाई 1979	(1) (पृष्ठ 2, खंड 0.2)--इसको काटिये और तदनुसार उत्तरवर्ती खंडों की संख्या कीजिए। (2) खंड 0.4 और 0.6 के स्थान पर नए खंड दिए गए हैं। (3) (पृष्ठ 5, खंड 4.1, टिप्पणी 1, लाइन 3) "Shall" के स्थान पर "Shall" पढ़िए। (4) खंड 5.1 और 6.1 का संशोधन किया गया है। (5) पृष्ठ 5 और 6 पर *अंकित वर्तमान टिप्पणियों का संशोधन किया गया है।		1979-07-31
18. IS : 3818-1971--अविश्राम पियानों कूपकों की विशिष्टि (पहला पुनरीक्षण)	एसओ 510 दिनांक 1974-02-22	सं० 11 जून 1979	खंड 5.1 के स्थान पर नया दिया गया है।		1979-07-31
19. IS : 2919-1966--सूती कपड़ों के भौतिक लक्षण मापने के लिये नमूना लेने की पद्धतियाँ	एसओ 2177 दिनांक 1967-07-01	सं० 2 जुलाई 1979	(1) खंड 4.2.1 के पश्चात् खंड 4.4 और 4.4.1 जोड़े गये हैं। और उत्तरवर्ती खंडों की संख्या तदनुसार ठीक की गई है। (2) (पृष्ठ 5, पाठटिप्पणी)--निम्नलिखित नई पाठ टिप्पणी जोड़िए। * "यदुच्छ्र बातगी लेने की पद्धतियाँ"		1979-07-31

(1)	(2)	(3)	(4)	(5)	(6)
20. IS : 3963-1966 रुक निष्कर्ष यूनिट की विशिष्टि	एसओ 2789 दिनांक 1967-08-19	सं० 4 जून 1979		(1) रेखाचित्र 2 के स्थान पर एक नया चित्र दिया गया है। (2) खंड 13.6 के स्थान पर एक नया खंड दिया गया है।	1979-06-30
21. IS : 4100-1967 जिन की विशिष्टि	एसओ 520 दिनांक 1968-02-10	*सं० 3 जून 1979		(1) खंड 2.2 का संशोधन किया गया है। (2) खंड 3.3 में वर्तमान टिप्पणी के स्थान पर एक नई टिप्पणी दी गई है।	1979-06-30
22. IS : 4449-1976 शिस्की की विशिष्टि (पहला पुनरीक्षण)		*सं० 1 जून 1979		(1) खंड 4.1 का संशोधन किया गया है। (2) खंड 5.2 में वर्तमान टिप्पणी के स्थान पर एक नई टिप्पणी दी गई है।	1979-06-30
23. IS : 4948-1974 सामान्य उपयोग बेल्डहुस इस्पात तार की जाली की विशिष्टि (पहला पुनरीक्षण)	एसओ 287 दिनांक 1976-02-06	सं० 1 जून 1979		(1) खंड 3.1, 3.2 और 3.3 के स्थान पर नये खंड दिये गये हैं। (2) पृष्ठ 4, "+" और "+" चिह्न वाली पावटि-पिनियों इन्होंने काटिये	1979-06-30
24. IS : 4986-1968 (नौन रिक्विजिग किस्म की) बर्षामापी के प्रस्थान और बर्षा मापने की रीति संहिता	एसओ 3397 दिनांक 1972-09-02	सं० 1 जून 1979		(1) खंड 2.1.3, 2.1.4 और 4.1 के स्थान पर नये खंड दिए गए हैं। (2) (पृष्ठ 4, रेखाचित्र 1, परिमाण - "2.4 मी" के स्थान पर "2.4मी०" (न्यूनतम) और "5.5 मी." के स्थान पर "5.5 मी (न्यूनतम)" पढ़िए।	1979-06-30
25. IS : 5041-1978 जूतों और सेखन सामग्री के लिये आइसैट की विशिष्टि (पहला पुनरीक्षण)	--	सं० 1 जून 1979		(पृष्ठ 1, समिति संघटन, सवस्थ, लाइन 12 -- "श्री बी.के. मोहन" के स्थान पर "श्री बी. के. मोहन" पढ़िए	1979-07-30
26. IS : 5102-1969 लम्बी श्रृंखला समानान्तर शीक के टिवस्ट बरसे की विशिष्टि	एसओ 2110 दिनांक 1971-05-29	सं० 2 जून 1979		(पृष्ठ 3, खंड 6)--खंड 6 के नीचे निम्न-लिखित व्याख्यापक टिप्पणी जोड़िए "व्याख्या--यह मानक आई एस ओ/आर 494-1966 पर आधारित था इसकी समीक्षा आई एस ओ द्वारा की गई और तकनीकी दृष्टि से आई एस ओ 494-1978 में परिवर्तन के उपयुक्त पाया गया। हाल में इस भारतीय मानक की भी समीक्षा की गई और यह पाया गया कि वह तकनीकी दृष्टि-कोण से आई एसओ 494-1978 "समानान्तर शीक टिवस्ट बरसे--लम्बी श्रृंखला" (ओ अन्तर्राष्ट्रीय मानकीकरण संस्थान द्वारा प्रकाशित किया गया है के समरूप है)।"	1979-06-30
27. IS : 5187-1912 सपाठ बटखनी की विशिष्टि (पहला पुनरीक्षण)	एसओ 113 दिनांक 1975-01-11	सं० 1 जून 1979		खंड 6.1 के स्थान पर नया खंड दिया गया है।	1979-06-30

* भारतीय मानक संस्थाप्रमाणन मूहुर योजना के लिए यह संशोधन 1979-10-31 से लागू होगा।

(1)	(2)	(3)	(4)	(5)	(6)
28. IS : 5286-1969 जोड़का की विशिष्ट	एसओ 436 दिनांक 1970-02-07	सं० 3 मई 1979	(1) खंड 2.2 का संशोधन किया गया है। (2) खंड 3.2 में वर्तमान टिप्पणी के स्थान पर एक नई टिप्पणी दी गई है।	1979-05-31	
29. IS : 5370-1969 श्रॉन्टिक व्यास से लगभग तिगुने बाहरी व्यास वाले सादे वायर की विशिष्ट	एसओ 918 दिनांक 1970-03-07	सं० 1 1979 जून	(1) खंड 3 में सारणी का संशोधन किया गया है। (2) खंड 6 के स्थान पर एक नया खंड दिया गया है। (2) (पृष्ठ 1, "५" लिखने वाली पाद-टिप्पणी)—इसे काटिये।	1979-06-30	
30. IS : 5601-1970 बिकलांग विज्ञान के लिये स्टिल नमूने का गोल खम्बा की विशिष्ट	एसओ 3015 दिनांक 1971-08-14	सं० 1 जून 1979	(1) खंड 4.4 के स्थान पर एक नया खंड दिया गया है। (2) (पृष्ठ 1 खंड 3)—खंड 2 के नीचे निम्नलिखित नया खंड जोड़िए। "2.1 सब परिणामी पर + 2.5 प्रतिशत की मट बढ़ स्वीकृत होगी।	1979-06-30	
31. IS : 5693-1970 समांतर शीक के काउंटरबोर्ड की विशिष्ट	एसओ 1277 दिनांक 1972-05-27	सं० 1 जून 1979	खंड 6.1 के स्थान पर नया खंड दिया गया है।	1979-06-30	
32. IS : 5704-1970 सामान्य शीक के काउंटर की विशिष्ट	एसओ 1277 दिनांक 1972-05-27	सं० 1 जून 1979	खंड 6.1 के स्थान पर नया खंड दिया गया है।	1979-06-30	
33. IS : 5930-1970 सीधी आकृति के मॉर्टिस तालों (ऊर्ध्व) की विशिष्ट	एसओ 1635 दिनांक 1972-07-08	सं० 1 जून 1979	खंड 2.1.1 के स्थान पर नया खंड दिया गया है।	1979-06-30	
34. IS : 5973-1970 कड़ाह वालन भीटर की विशिष्ट	एसओ 3318 दिनांक 1972-10-21	सं० 1 जून 1979	खंड 3.1 के स्थान पर नया खंड दिया गया है।	1979-06-30	
35. IS : 6249-1971 समुद्री उद्योग के सपाट बाल्व और फिटिंग की विशिष्ट	एसओ 510 दिनांक 1974-02-23	सं० 1 जून 1979	पृष्ठ 5 पर आकृति का संशोधन किया गया है।	1979-06-30	
36. IS : 63315-1971 भारी दरवाजों के लिये (प्रचलित) क्रॉस स्प्रिंग की विशिष्ट	एसओ 510 दिनांक 1974-02-23	सं० 2 जून 1979	खंड 8.1 के स्थान पर एक नया खंड दिया गया है।	1979-06-30	
37. IS : 6602-1972 रीशमसन की बल्ली की विशिष्ट	एसओ 423 दिनांक 1975-02-15	सं० 1 जून 1979	(पृष्ठ 6 खंड 5.2 (सी) सार्व 3) "एल 15" के स्थान पर "एसो 10" पढ़िए।	1979-06-30	
38. IS : 6807-1972 रिबेटेड मॉर्टिस तालों (ऊर्ध्व) की विशिष्ट	एसओ 770 दिनांक 1975-03-08	सं० 1 जून 1979	खंड 2.1.1 का संशोधन किया गया है।	1979-06-30	
39. IS : 6849-1972 उच्च तलन वाले सर्वण-पकड़ वाले वायरों की विशिष्ट	एसओ 770 दिनांक 1975-03-08	सं० 1 जुलाई 1979	सारणी 2 का संशोधन किया गया है।	1979-07-31	
40. IS : 7018 (भाग 4)-1973 लेपित और संसाधित कपड़ों की परीक्षण पद्धतियां भाग 4 अंतर्गत ब्रान्ड बालो-रोशन का निर्धारण	एसओ 2939 दिनांक 1975-09-06	सं० 1 जुलाई 1979	खंड 4.1 का संशोधन किया गया है।	1979-07-31	
41. IS : 7200 (भाग 1)-1974 सांख्यिकीय आंकड़ों का प्रस्तुतीकरण : भाग 1 सारणी-यत और संक्षेप	एसओ 1232 दिनांक 1976-04-03	सं० 1 जून 1979	(1) सारणी 4 का संशोधन किया गया है (2) खंड 9.4 का संशोधन किया गया है	1979-06-30	
42. IS : 7212-1974 तांबा निर्धारण करने की पद्धतियां	एसओ 988 दिनांक 1976-03-06	सं० 1 जुलाई 1979	तांबे के सूक्ष्म निर्धारण के लिए निर्धारित अधिकतम आइएथिल आइथायोकाबमिट हैं। इस मानक के तैयार करने के समय आईकिलासीन प्रयोगी पद्धति जो अब अन्तर्गत की इस मानक की बनाने वाली समिति ने इस संशोधन द्वारा मानक में इस पद्धति को भी सम्मिलित करने का विद्यमान किया है।	1979-07-31	

1	2	3	4	5	6
43. IS : 7540-1974 मार्टिस डेड तालों की विशिष्टि	एसओ 1892 दिनांक 1977-06-11	सं० 1 जून 1979	खंड 2.1.1 के स्थान पर एक नया खंड दिया गया है।	1979-06-30	
44. IS : 7605-1975 वायुचलित चिपर की विशिष्टि	एसओ 1092 दिनांक 1977-04-09	सं० 2 जून 1979	खंड 3 के स्थान पर एक नया खंड दिया गया है।	1979-06-30	
45. IS : 8067-1976 वायुचलित संघात रिब की विशिष्टि	--	सं० 1 जून 1979	खंड 3 के स्थान पर एक नया खंड दिया गया है।	1979-06-30	
46. IS : 8117-1976 कीटनाशी पदार्थों के लिए बी डब्ल्यू तिरपाल के परतदार पहसन बोरो की विशिष्टि	एसओ 3820 दिनांक 1979-11-24	सं० 1 जुलाई 1979	(1) खंड 2.7 के स्थान पर एक नया खंड दिया गया है। (2) पृष्ठ 4 पर व्याख्या टिप्पणी के स्थान पर एक नई टिप्पणी दी गई है।	1979-07-31	
47. IS : 8524 (भाग 1)-1977 औद्योगिक सुरक्षा चेहरा : परिरक्षक भाग 1 प्लास्टिक नकाब सहित	--	सं० 1 जुलाई 1979	खंड 4.2.1 और 4.2.2 का संशोधन किया गया है।	1979-07-31	

इन संशोधनों की प्रतियाँ भारतीय मानक संस्था मानक भवन 9, नहलपुराहू अफर मार्ग, नई दिल्ली-110002 और अहमदाबाद, बंगलौर, भोपाल, भुवनेश्वर, बम्बई, कलकत्ता, चंडीगढ़, जयपुर, कानपुर, मद्रास, पटना और विभिन्न शाखा कार्यालयों से प्राप्त की जा सकती हैं।

[संख्या सी एम डी 135]

**MINISTRY OF CIVIL SUPPLIES
INDIAN STANDARDS INSTITUTION**

New Delhi, The 1982-04-20

S.O. 1770.—In pursuance of regulation 4 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution, hereby, notifies that amendment(s) to the Indian Standard(s) given in the schedule hereto annexed have been issued under the powers conferred by the sub-regulation (1) of Regulation 3 of the said Regulations.

SCHEDULE

Sl. No.	No. and title of the Indian Standard amended	No. and Date of Gazette Notification in which the establishment of the Indian Standard was notified	No. and date of the Amendment	Brief particulars of the amendment	Date from which the amendment shall have effect.
(1)	(2)	(3)	(4)	(5)	(6)
1*	IS:171-1973 Specification for grey cotton yarn. (second revision)	S.O. 1604 dated 1975-05-24	*No. 1 July 1979	These days the mills are also spinning cotton-regenerated cellulosic fibres blend yarn. This amendment is being issued to make provision for cotton regenerated cellulosic fibres blend yarn in the standard.	1979-07-31
2.	IS:777-1970 Specification for glazed earthenware tiles (first revision).	S.O. 1635 dated 1972-07-08	No. 1 June 1979	Clause 3.2 has been substituted by a new one.	1979-06-30
3.	IS : 810-1974 Specification for inlet and exhaust valves for internal combustion engines. (first revision)	S.O. 1597 dated 1976-05-08	No. 1 June 1979	(i) Clause 5.6 has been amended (ii) Clause 9.1 has been added after clause 9 and the subsequent clauses renumbered accordingly.	1979-06-30
4.	IS : 814(Part I)-1974 Specification for covered electrodes for metal arc welding of structural steel : Part I For weldign products other than sheets. (fourth revision)	S.O. 987 dated 1979-03-06	No. 2 July 1979	(i) Clause 9.1.3 has been substituted by a new one (ii) Clauses 9.1.4, 11.1.3, 11.1.4 and C-1.4 have been amended (iii) Table 3 has been amended	1979-07-31

*For purposes of ISI Certification Marks Scheme; this amendment shall come into force with effect from 1979-10-31.

(1)	(2)	(3)	(4)	(5)	(6)
5. IS : 1019-1974 Specification for rim latches (second revision)	S.O. 1092 dated 1977-04-09	No. 1 Jun 1979	Existing note of clause 4.1 has been substituted by a new one	1979-06-30	
6. IS : 1448[P : 11]-1971 Methods of test for petroleum and its products [P : 11] Freezing point of aviation fuels (second revision)	S.O. 510 dated 1974-02-23	No. 1 Jun 1979	(i) Page 1, line after UDC—Substitute the following for the existing matter : 'Adapted from the Joint ASTM-IP Standard No. ASTM D 2386/72-IP 16/73'. (ii) Existing note of fig. 3 has been substituted by a new one.	1979-06-30	
7. IS : 1448[P : 78]-1973 Methods of test for petroleum and its products [P : 78] Determination of trace elements in petroleum products—Copper	S.O. 173 Dated 1976-01-03	No. 1 Jun 1979	(i) (Page 1, line after UDC Number)—Substitute the following for the existing matter : 'Adapted from IP 225/76 Copper in Aviation Turbine Fuels and Light Petroleum Distillates' (ii) Clause 8.1 has been substituted by a new one	1979-06-30	
8. IS : 1604-1967 Specification for aviation gasoline (first revision)	S.O. 1367 dated 1968-04-20	No. 1 Jun 1979	Since Avgas 80 Octane is not manufactured in the country and the same is being produced by blending Avgas 73 Octane and Avgas 100/130 Octane, resulting in the presence of TEL content and colour requirements, therefore, the Sectional Committee responsible for the preparation of this Standard has decided to modify these requirements for Avgas 80 Octane and accordingly change its designation to Avgas 80L so that the consumers should know that this grade has also lead content.	1979-06-30	
9. IS : 1653-1972 Specification for rigid steel conduits for electrical wiring (second revision)	S.O. 1290 dated 1975-04-26	*No. 2 Jun 1979	Clause 9.7 has been substituted by a new one	1979-06-30	
10. IS : 1878(Part I)-1971 Test chart for general purpose parallel lathes : Part I Lathes with swing over bed up to 800 mm (first revision)	S.O. 3056 dated 1973-10-27	No. 2 Jul 1979	(i) Col. 4 against Sl. No. 2 at page 2 has been substituted by a new one (ii) Page 2, Note in col 5, against Sl. No. 2)—Delete.	1979-07-31	
11. IS : 2209-1976 Specification for mortice locks (vertical type)		No. 1 Jul 1979	Clauses 2.1.1 and 7.2.3 have been substituted by new ones	1979-07-31	
12. IS : 2556(Part I)-1974 Specification for vitreous sanitary appliances (vitreous china) : Part I General requirements (second revision)	S.O. 2547 dated 1977-08-13	No. 1 Jul 1979	(i) Clauses 6.5.1, 8.5.4(a) and C-1.1 have been substituted by new ones (ii) [Page 13, Table 4, col 5, against Sl No. (iv)]—Substitute '25-35' for '15-21'.	1979-07-31	
13. IS : 2556(Part VI/Sec 4)-1974 Specification for vitreous sanitary appliances (vitreous China) Part VI Specific requirements of urinals Section 4 Partition slabs (Second revision)	S.O. 2547 dated 1977-08-13	No. 1 Jun 1979	Table 1 has been substituted by a new one	1979-06-30	
14. IS : 2652-1976 Schedule of terminals for leclanche type primary batteries (first revision)	S.O. 3821 dated 1979-11-24	No. 1 Jun 1979	Informal table of clause 6.1 has been amended	1979-06-30	
15. IS : 2825-1969 Code for unfired pressure vessels	S.O. 1277 dated 1972-05-27	No. 3 Jul 1979	(i) (Page 8, Table 1.1, Sl. No. 4, col 2)—Substitute 'Type of joints*' for 'Type of joints'		

*For purposes of ISI Certification Marks Scheme; this amendment shall come into force with effect from 1979-09-01.

(1)	(2)	(3)	(4)	(5)	(6)
				(ii) A foot-note has been added at the end of page 8	
				(iii) Table 1.1 has been amended	
				(iv) Clauses 2.2.1, 3.8.5.2(d), 6.4.11, 7.1.3.4(c), 7.1.5(d) and 8.5.1.3(d) have been amended	
				(v) (Pages 195 to 223, Figures in Appendix G)—substitute 'permitted' for 'recommended' in various figures.	
				(vi) Appendix G has been amended	
				(vii) (Page 195, Fig G.3)—Add the following note at the end : 'd' First sketch is permitted for Class 3 vessels only'	
				(viii) Fig. G.6, G.7, G.8, G.12, G.34, G.36, G.40 (b), G.41, G.67, G.70, G.74, G.75, G.76, G.77, G.80, G.81, G.82, have been amended	
				(ix) Fig. (D) has been added after Fig. G.71	
				(x) Existing Fig. G.72 and the notes thereunder have been substituted by new ones	
16. IS:3495(Parts I to IV)—1976 Methods of tests of burnt clay building bricks (second revision)	S.O. 3821 dated 1979-11-24	No. 1 Jun 1979		Clauses 3.1 and 3.2 have been substituted by new ones.	1979-06-30
17. IS:3812(Part I)—1966 Specification for fly ash : Part I for use as pozzolana	S.O. 1972 dated 1967-06-10	No. 1 Jul 1979		(i) (Page 3, clause 0.3) —Delete and renumber the subsequent clauses accordingly. (ii) Clauses 0.4 and 0.6 have been substituted by new ones. (iii) (Page 5, clause 4.1, Note 1, line 3)—substitute 'shell' for 'shall'. (iv) Clauses 5.1 and 6.1 have been amended. (v) Existing foot-note with '**' mark at pages 5 and 6 has been substituted by new ones.	1979-07-31
18. IS:3818—1971 Specification for continuous (PLANO) Hinges (first revision)	S.O. 510 dated 1974-02-23	No. 1 Jun 1979		Clause 5.1.1 has been substituted by a new one.	1979-07-31
19. IS:3919—1966 Methods for sampling cotton fabrics for determination of physical characteristics	S.O. 2177 dated 1967-07-01	No. 2 Jul 1979		(i) Clauses 4.4. and 4.4.1 have been added after clause 4.3.1. and the subsequent clauses have been renumbered accordingly. (ii) (Page 5, foot-note)—Add the following new foot-note : '**Methods for random sampling'.	1979-07-31
20. IS:3963—1966 Specification for roof extractor units	S.O. 2789 dated 1967-08-19	No. 4 Jun 1979		(i) Fig. 2 has been substituted by a new one (ii) Clause 13.6 has been substituted by a new one.	1979-07-31
21. IS:4100—1967 Specification for gin	S.O. 520 dated 1968-02-10	*No. 3 June 1979		(i) Clause 2.2 has been amended. (ii) Existing note of clause 3.3 has been substituted by a new one.	1979-06-30
22. IS:4449—1976 Specification for whiskies (first revision)	—	*No. 1 June 1979		(i) Clause 4.1 has been amended (ii) Existing note of Clause 5.2 has been substituted by a new one.	1979-06-30
23. IS:4948—1974 Specification for welded steel wire fabric for general use. (first revision)	S.O. 387 dated 1976-03-06	No. 1 Jun 1979		(i) Clauses 3.1, 3.2 and 3.3 have been substituted by a new one (ii) (page 4, foot-notes with '—' and '—' marks)—Delete.	1979-06-30

(1)	(2)	(3)	(4)	(5)	(6)
24. IS:4986—1968 Code of practice for installation of rain gauge (non-recording type) and measurement of rain.	S.O. 2397 dated 1972-09-02	No. 1 Jun 1979	(i) Clauses 2.1.3, 2.1.4 and 4.1 have been substituted by new ones. (ii) (Page 4, Fig. 1, dimensions)—Substitute '2.4 m (Min)', for '2.4m', and '5.5 m (Min)', for '5.5m'.	1979-06-30	
25. IS:5041—1978 Specification for footwear and stationery eyelets (first revision)		No. 1 Jun 1979	(Page 1, Committee Composition, Members, line 12)—Substitute 'Shri B.K. Mehan' for 'Shri B.K. Mohan'	1979-06-30	
26. IS:5102—1969 Specification for twist drills, parallel shank, long series	S.O. 2110 dated 1971-05-29	No. 3 June 1979	(Page 3, clause 6)—Add the following Explanatory Note after 6 : "EXPLANATORY NOTE : This standards was based on ISO/R 494—1966 which has been reviewed by ISO and found technically suitable for transformation into ISO 494—1975. Recently this Indian Standard has also been reviewed and found to be technically identical with ISO 494—1975 'Parallel shank twist drills—Long series' Issued by the International Organization for Standardization."	1979-06-30	
27. IS:5187—1972 Specification for flush bolts (first revision)	S.O. 115 dated 1975-01-11	No. 1 Jun 1979	Clause 6.1 has been substituted by a new one	1979-06-30	
28. IS:5286—1969 Specification for vodka	S.O. 436 dated 1970-02-07	No. 3 May 1979	(i) Clause 2.2 has been amended (ii) Existing note of clause 3.2 has been substituted by a new one.	1979-05-31	
29. IS:5370—1969 Specification for plain washers with outside diameters—3 X inside diameter	S.O. 918 dated 1970-03-07	No. 1 Jun 1979	(i) Table in clause 3 has been amended (ii) Clause 6 has been substituted by a new one. (iii) (Page 1, foot-note with "*" marks)—Delete.	1979-06-30	
30. IS:5601—1970 Specification for gousers, stile pattern, orthopaedic	S.O. 3015 dated 1971-08-14	No. 1 June 1979	(i) Clause 4.4 has been substituted by a new one. (ii) (Page 1, clause 3)—Add the following new clause after 3: '3.1 A deviation of ± 2.5 per cent shall be allowed on all dimensions.'	1979-06-30	
31. IS:5693—1970 Specification for countersinks with parallel shanks	S.O. 1277 dated 1972-05-27	No. 1 Jun 1979	Clause 6.1 has been substituted by a new one.	1979-06-30	
32. IS:5704—1970 Specification for counter-bores with parallel shanks	-do-	No. 1 Jun 1979	Clause 6.1 has been substituted by a new one.	1979-06-30	
33. IS:5930—1970 Specification for mortice latch (vertical type)	S.O. 1635 dated 1972-07-08	No. 1 Jun 1979	Clause 2.1.1 has been substituted by a new one.	1979-06-30	
34. IS:5973—1970 Specification for pan evaporimeter	S.O. 3318 dated 1972-10-21	No. 1 Jun 1979	Clause 3.1 has been substituted by a new one.	1979-06-30	
35. IS:6249—1971 Specification for flush valves and fittings for marine use.	S.O. 510 dated 1974-02-23	No. 1 Jun 1979	Fig. 1 at page 5 has been amended	1979-06-30	
36. IS:6315—1971 Specification for floor springs (hydraulically regulated) for heavy doors	S.O. 510 dated 1974-02-23	No. 2 Jun 1979	Clause 8.1 has been substituted by a new one	1979-06-30	
37. IS:6602—1972 Specification for ventilator pole	S.O. 423 dated 1975-02-15	No. 1 Jun 1979	[Page 6, clause 5.2 (c), line 3]—Substitute 'AC 10' for 'AC 15'.	1979-06-30	
38. IS:6607—1972 Specification for rebated mortice locks (vertical type)	S.O. 770 dated 1975-03-08	No. 1 June 1979	Clause 2.1.1 has been substituted	1979-06-30	
39. IS:6649—1972 Specification for high tensile friction grip washers	-do-	No. 2 Jul 1979	Table 2 has been amended	1979-07-31	

(1)	(2)	(3)	(4)	(5)	(6)
40. IS:7016 (Part IV)—1973 methods of test for coated and treated fabrics : Part IV Determination of resistance to damage by flexing.	S.O. 2939 dated 1975-09-06	No. 1 Jul 1979	Clause 4.1 has been amended	1979-07-31	
41. IS:7200 (Part I)—1974 Presentation of statistical data: Part I Tabulation and summarization.	S.O. 1232 dated 1976-04-03	No. 1 Jun 1979	(i) Table 4 has been amended (ii) Clause 9.4 has been amended	1979-06-30	
42. IS:7212-1974 Methods of determination of copper	S.O. 988 dated 1976-03-06	No. 1 Jul 1979	For micro-analysis of copper, the reagent prescribed is diethyldithiocarbamate. At the time of preparation of this standard, the method employing biquinoline was under investigation. The Committee, responsible for the preparation of the standard, decided to incorporate this method in the standard through this amendment.	1979-07-31	
43. IS : 7540-1974 Specification for mortice dead locks	S.O. 1892 dated 1977-06-11	No. 1 Jun 1979	Clause 2.1.1 has been substituted by a new one	1979-06-30	
44. IS : 7605-1975 Specification for pneumatic chippers	S.O. 1092 dated 1977-04-09	No. 2 Jun 1979	Clause 3 has been substituted by a new one	1979-06-30	
45. IS : 8067-1976 Specification for pneumatic impact wrenches	---	No. 1 Jun 1979	Clause 3 has been substituted by a new one	1979-06-30	
46. IS : 8117-1976 Specification for DW tarpaulin laminated jute bags for pesticides	S.O. 3820 dated 1979-11-24	No 1 Jul 1979	(i) Clause 2.7 has been substituted by a new one (ii) Explanatory Note at page 4 has been substituted by a new one	1979-07-31	
47. IS : 8521 (Part I)-1977 Specification for industrial safety faceshields : Part I With plastics visor	---	No. 1 Jul 1979	Clauses 4.2.1 and 4.2.2 have been amended	1979-07-31	

Copies of these amendments are available with the Indian Standards Institution, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-110002 and also from its branch offices at Ahmedabad, Bangalore, Bhopal, Bhubaneswar, Bombay, Calcutta, Chandigarh, Hyderabad, Jaipur, Kanpur, Madras, Patna and Trivandrum.

[No. CMD/13 : 5]

क्रा० आ० 1771.—समय समय पर संशोधित भारतीय मानक संस्था (प्रमाणन बिज्ञान) विनियम 1955 के विनियम 8 के उपविनियम (1) के अनुसार अधिसूचित किया जाता है कि नीचे अनुसूची में विवरण सहित दिए गए 76 लाइसेंस माह प्रकटवार, 1979 में स्वीकृत किए गए और लाइसेंस धारियों को मानक बिज्ञान प्रयोग करने का अधिकार दिया गया है।

अनुसूची

क्रम सं०	लाइसेंस संख्या सीएम/एल	वैधता की अवधि से तक	लाइसेंसधारी का नाम और पता	लाइसेंस के अधीन वस्तु/प्रक्रिया और तत्सम्बन्धी परामर्श
(1)	(2)	(3)	(4)	(5)
1.	सीएम/एल—8045 1979-10-09	79-10-16 80-10-15	इंडियन सेक्टर वर्क्स, 98-बी एल एफ इंडस्ट्रियल इस्टेट 14-वां मील, मथुरा रोड सम्मुख शानो सिल्क मील फरीदाबाद, (हरियाणा)	खानो के लिए रजद कैनवास के सुरक्षा बूट केवल टाइप 2-- IS : 3976—1975
2.	सीएम/एल--8046 1979-10-09	79-10-16 80-10-15	स्कलपेल्स इंडिया प्लांट-7 एन० घाई० ए० (गैडोर टूल प्लांट II के पीछे) फरीदाबाद कार्यालय : ए० पी० ई० 3 प्रोम पार्क मेन, (नई दिल्ली)	नाख चिकित्सा के स्पेड पुष्पककरणीय (बाईं पार्कर टाइप) साइज केवल 11, 20, 21, 22 और 23— IS : 3319—1975

(1)	(2)	(3)	(4)	(5)	(6)
3. सीएम/एल--8047 1979-10-10	79-10-16	80-10-15	बीटा पम्प प्रा० लि० इन्डिस्ट्रियल इस्टेट, 10 कि० मी०, परथर कर्णोस रोड, सारमकी डाकघर बंगलोर-560011 (कनटिक)	संन मिश्रलिखित साइज के कृषि कांयों के लिए मोनोसेट पम्प साइज : 65×50 मि० मी० मोटर : 3.7 कि० मी० वर्ग (ई) गति 2880 चक्कर प्रति मिनट टाइप/माइल 2 एक० एक० कार्य बिन्दु . 25 मी० शीर्ष बहाव 8 लिटर प्रति सैकण्ड समग्र क्षमता 48 प्रतिघात IS : 6595--1972; IS : 7538--1975	
4. सीएम/एल--8048 1979-10-10	79-10-16	80-10-15	मीना स्टील्स लि० 1, इंडस्ट्रियल एरिया उन्नाव (उ० प्र०)	संरचना इस्पात (मानक किस्म) के रूप में वेल्डन के लिए कार्बन इस्पात के ठलवा बिलेट इंगट IS : 6914--1978	
5. सीएम/एल--8049 1979-10-15	79-10-16	80-10-15	अमृत लाल एण्ड कं० (लि०, रोमाव का एक विभाग) रंग उद्यान शीतलादेवी मन्दिर रोड, माहिम बम्बई-400016	पक्का लाल ई-रिपैकिंग IS : 2924--1974	
6. सीएम/एल 1979-10-10	79-10-16	80-10-15	अलाइड स्टील्स लि० डाकघर तासीबन्द राय-पुर-492002 (म० प्र०)	परतधार कमानियों (रेल के डिब्बों के निर्माण के लिए इस्पात के इंगट IS : 8054--1976	
7. सीएम/एल--8051 1979-10-10	79-10-16	80-10-15	बंगाल फेरी भलाय एण्ड स्टील लि०, प्लॉट नं० 36 डी० ब्लाक इंडस्ट्रियल इस्टेट, कल्याणी जिला नदिया (प० ब०) (कार्यालय 227/1-बी ग्राभार्थ अगवीश चण्ड बोस रोड, कलकत्ता-700020)	संरचना इस्पात (मानक किस्म) के रूप में वेल्डन के लिए कार्बन इस्पात के ठलवा बिलेट इंगट IS : 6914--1978	
8. सीएम/एल--8052 1979-10-10	79-10-16	80-10-15	वही	संरचना इस्पात (साधारण किस्म) के रूप में वेल्डन के लिए कार्बन इस्पात के ठलवा बिलेट इंगट IS : 6915--1978	
9. सीएम/एल--8053 1979-10-15	79-10-16	80-10-15	अमृत लाल कं० लि०, (रोमाव लि० का एक विभाग) रंग उद्यान, शीतलादेवी मन्दिर रोड माहिम बम्बई-400016	टारट्राजीम ग्रेड खाद्य रिपैकिंग IS : 1694--1974	
10. सीएम/एल--8054 1979-10-15	वही	वही	वही	समसेट पीला, एक० सी० एक० खाद्य ग्रेड रिपैकिंग IS : 1695--1974	
11. सीएम/एल--8055 1979-10-15	वही	वही	वही	अभरैक खाद्य ग्रेड रिपैकिंग IS : 1696--1974	
12. सीएम/एल--8056 1979-10-15	वही	वही	वही	पांसें 4 ग्राम० खाद्य ग्रेड रिपैकिंग IS : 2558--1974	
13. सीएम/एल--8057 1979-10-15	वही	वही	वही	कार्मोसीन खाद्य ग्रेड रिपैकिंग IS : 2923--1974	
14. सीएम/एल--8058 1979-10-16	79-10-01	80-10-31	बैस्टन इंडिया वेंट एण्ड कलर कं०, 33, मेन रोड, येलाचेरी मद्रास, 600042 (तमिलनाडु)	रेड ब्राक्साइड जस्ता क्रोम ग्रस्तन देने के लिए तैयार मिश्रित रंग रोगन IS : 2074--1962	
15. सीएम/एल--8059 1979-10-16	"	"	विलकश भीड़ी फैक्टरी 14-4-141 मुलनानी पुरा बैंगम बाजार हैदराबाद-500012	बीडियां-- IS : 1925--1974	
16. सीएम/एल--8060 1979-10-16	79-11-01	80-10-31	भास्कर ऐमो कैमिकल्स एण्ड काटन इंडस्ट्रीज मलपाडु गुदूर-522005 (म्रा० प्र०)	डीडीटी पायसनीय सामग्री IS : 633--1975	

(1)	(2)	(3)	(4)	(5)	(6)
17. सीएम/एल—8061 1979-10-16	79-11-01	80-10-31	कोट्स प्राक इंडिया लि०, ट्रांसपोर्ट डिपो रोड, कलकत्ता—700027, (पश्चिम बंगाल)	सामान्य कार्यों के लिए प्रक्षर 'मुद्रण' स्थाही काली IS : 2105--1975	
18. सीएम/एल—8062 1979-10-16	वही	वही	कोट्स प्राक इंडिया लि०, ट्रांसपोर्ट डिपो रोड, कलकत्ता—700027, (पश्चिम बंगाल)	काली प्रक्षर मुद्रण स्थाही पुस्तक मुद्रण के लिए IS : 5046—1975	
19. सीएम/एल—8063 1979-10-16	वही	वही	एस० आर० सी० इंडस्ट्रीज, प्लॉट सं० 20 (एन- पी) इंडस्ट्रियल इस्टेट, भम्बासूर मद्रास—600098	कॉन्सीड प्रबलन के लिए ठंडी मरोड़ी विकृत इस्पात की सरिया IS : 1786—1966	
20. सीएम/एल—8064 1979-10-16	वही	वही	मोहन कंकटसे प्लॉट सं० ए-4 और ए-5, सिडको इंडस्ट्रियल इस्टेट होसुर धर्मपुरी जिला (तमिलनाडु) (कार्यालय : 342 मिस्ट्री स्ट्रीट मद्रास—600001 तमिलनाडु)	एलुमिनियम लड़वार बालक और अस्तीकृत इस्पात प्रबलित एलुमिनियम बालक IS : 2148—1968	
21. सीएम/एल—8065 1979-10-16	वही	वही	बिकटरी इंटर प्राइजेज एण्ड इंजी० क० प्लॉट सं० 120 नन्वेसरी इंडस्ट्रियल एरिया नन्वेसरी—391340, बड़ौदा।	विद्युत् उपकरण के ज्वलासह बोल IS : 2148--1968	
22. सीएम/एल—8066 1979-10-16	वही	वही	भगवती इंजी० वर्क्स निकट रेलवे स्टेशन गोराया जिला जलंधर (पंजाब)	ऊंचे पर लगने वाली पलश की टंकियां IS : 774--1971	
23. सीएम/एल--8067 1979-10-16	वही	वही	लिबर्टी स्टील्स प्रा० लि० कल्याण भिवंडी रोड निकट साईबाबा मन्दिर भिवंडी जिला- ठाणे (महाराष्ट्र)	कॉन्सीड प्रबलन के लिए ठंडी मरोड़ी विकृत इस्पात की सरिया साइज : 10 और 12 मिमी IS : 1786—1966	
24. सीएम/एल--8068 1979-10-17	वही	वही	लक्ष्मी इंडस्ट्रीज 1325/43 शिवाजी उद्यम भगर कोल्हापुर—416001 (महाराष्ट्र)	तीन केजी प्रेरण मोटर 2.2 कि०० बर्ष ई० रोशन IS : 325--1970	
25. सीएम/एल--8069 1979-10-17	वही	वही	सरहिन्य स्टील्स रोलिंग मिल्स निकट घोडख गांव ग्रहमबाबा (गुजरात)	कॉन्सीड प्रबलन के लिए ठंडी मरोड़ी विकृत इस्पात की सरिया IS : 1786--1966	
26. सीएम/एल--8070 1979-10-17	वही	वही	पावर इंजी० कारपोरेशन 11, ई० भक्तिनगर, इंड० इस्टेट राजकोट—360002 (गुजरात)	निम्नलिखित रेटिंग वाले उर्ध्व एक सिलिन्डर बार स्ट्रोक जल शीत डीजल इंजन प्राउड पुड 5.86 कि० वा० (8 हा० पा०) गति : 850 चक्कर प्रति मिनिट, ता० बर्ष की० विशेष ईंधन खपत 300 ग्राम/कि० वा०/घं 220/घा/बेहापा/घं IS : 1601—1960	
27. सीएम/एल—8071 1979-10-17	वही	वही	ग्राह टिन फैक्टरी बेडेश्वर सम्मुख तोलकांडा (बे जिज) जामनगर 361002 (गुजरात)	18-लिटर वर्गाकार टिन IS : 916-1975	
28. सीएम/एल—8072 1979-10-17	वही	वही	सुखेख राव एण्ड संस० स्टील रोलिंग मिल्स, संरचना वस्त्रधनगर, घोडख—382410, जिला ग्रहमबाबा	इस्पात (साधारण किस्म) IS : 1977—1975	
29. सीएम/एल—8073 1979-10-17	वही	वही	वही	संरचना इस्पात (मानक किस्म) IS : 228—1975	
30. सीएम/एल--807 1979-10-17	वही	वही	नेशनल केबल इंडस्ट्रीज, गांव अलीपुर गढ़ी, धिल्ली-110036	1100 बोस्ट तक की कार्यकारी बोस्टता के लिए तांबे के बालकों वाले पी०बी०सी० रोहित (भारी काम वाले) बिजली के केबल— IS : 1654 (भाग 1) —1976	
31. सीएम/एल-8075 1979-10-17	वही	वही	इलेक्ट्रो वर्म इंडस्ट्रीज यूनिट एस-1, भम्बासूर इंडस्ट्रियल इस्टेट, मद्रास—600058	घरेलू उपयोग के लिए सुचारु 1500 वाट के बिजली के इमर्शन पानी की हीटर IS : 367—1977	

(1)	(2)	(3)	(4)	(5)	(6)
32. सीएम/एल-8076 1979-10-17	79-10-16	80-10-15	हि० पंजाब डेरी डेवलपमेंट कारपो० लि०, कम्योजिट रोड, लुधियाना (पंजाब)	शिशुओं के लिए दूध आहार IS : 1547--1968	
33. सीएम/एल-8077 1979-10-17	79-11-01	80-10-31	कलकत्ता वेक्स कं० राजीपाड़ा जोसोर रोड, पैराफिन मोम, टाइप -3, बाकबर बारासात, 24 परगना (पं०बंगाल) (कामालय 55 बी आर बी बासु रोड, तीसरी मंजिल, कलकत्ता)	IS : 4654--1974	
34. सीएम/एल-8078 1979-10-18	"	"	गीता गार्मेंट्स 41, बी० एस० सुन्दरम रोड, तिरुपुर-638601, (तमिलनाडु)	सादी बुनाई वाली सूती बनियानें टाइप गोल गले और गोल गले एवं बाजू वाले साइज : 75 से 100 सें० मी० गेज : 26 IS : 4964 (भाग 2)--1975	
35. सीएम/एल-8079 1979-10-18	79-11-01	80-10-31	विक्टोरस 15 आजाद स्ट्रीट, तिरुपुर-638601 (तमिलनाडु)	सादी बुनाई की सूती बनियानें टाइप गोल गले और गोल गले एवं बाजू वाली, साइज : 75 से 100 सें० मी० गेज : 24- IS : 4964 (भाग 2)--1975	
36. सीएम/एल-8080 1979-10-18	79-09-01	80-08-31	बैमियन पेंट कलर एण्ड वार्निश कं०, 8-5/1 और 2, मिलमिल इंडस्ट्रियल एरिया, शाहबरा, दिल्ली	बुक्का से लगने वाले लकड़ी पर अस्तर देने के गुलाबी तैयार मिश्रित रंग रोगन -- IS : 3535--1966	
37. सीएम/एल-8081 1979-10-18	"	"	-बही--	सामान्य कार्यों के लिए अंतरंग तैयार मिश्रित रंगरोगन IS : 3537--1966	
38. सीएम/एल-8082 1979-10-18	"	"	मेट्रो पेंट इंडस्ट्रीज बी-91 और 92 फेज-1, मायापुरी इंडस्ट्रियल एरिया, नई दिल्ली-11004	रेड आक्साइड जस्ता क्रोम अस्तर देने के तैयार मिश्रित रंग रोगन IS : 2074--1952	
39. सीएम/एल-8083 1979-10-18	79-11-01	80-10-31	विदर्भ बेनियर इंड० प्रा० लि०, जी०-8, 17 और 18, एम० आई० बी० सी० इंडस्ट्रियल एरिया, नागपुर-440016 (कामालय 237 हिल रोड गांधीनगर, नागपुर-440010)	लकड़ी के फिनिश (ठोस मध्य भाग वाले) IS : 2202 (भाग 1)--1973	
40. सीएम/एल-8084 1979-10-18	79-11-01	80-10-31	बुम्बाबन अलायज लि०, पीन्या इंडस्ट्रियल एरिया चौथे फेज, टुमकुर रोड से परे पीन्या, बंग-लौर-560058	संरचना हस्तात (मानक किस्म) IS : 226-1975	
41. सीएम/एल-8085 1979-10-19	79-11-01	80-10-31	एबरेस्ट मिट्टिंग कम्पनी 41, बी एस सुन्दरम रोड तिरुपुर-638601 (तमिलनाडु)	सादी बुनाई की सूती बनियानें और टाइप गोल गले और गोल गले एवं बाजू वाले साइज 75 से 100 सेंमी०, गेज : 24 IS : 4964 (भाग 2)-1975	
42. सीएम/एल-8086 1979-10-19	79-11-01	80-10-31	एस के मिस्त्र, गोविन्द गौखर स्ट्रीट, तिरुपुर-638604 (तमिलनाडु)	सादी बुनाई वाली सूती बनियानें टाइप गोल गले और गोल गले एवं बाजू वाली साइज 75 से 100 सेंमी० गेज 24 IS : 4964 (भाग 2)-1975	
43. सीएम/एल-8087 1979-10-19	79-11-01	80-10-31	बमेली निर्देस 1 (ई) 4, लक्ष्मी नगर, तिरुपुर 638602 (तमिलनाडु)	सादी बुनाई वाली सूती बनियानें टाइप गोल गले एवं गोल गले एवं बाजू वाले साइज 75 से 100 सेंमी० गेज 24 IS : 4964 (भाग 2)-1975	
44. सीएम/एल-8088 1979-10-19	79-11-01	80-10-31	सेवन हिल्स ऐप्रो केमिकल्स, 2 किलोमीटर पत्थर, विनूकोंडा रोड, मरसरावपेट 522602 जिला गुंटूर (आ० प्र०)	बी०डी०टी० धूलन पूर्ण IS : 564-1975	

(1)	(2)	(3)	(4)	(5)	(6)
45. सी०एम/एल०-8089 1979-10-24	79-11-01	80-10-31	नागपुर स्टील एण्ड मिलायन्ज प्रा० लि० एफ 11, एम आई डी सी इंडस्ट्रियल इस्टेट हिंगना रोड, नागपुर—440016	कंकरीट प्रबलन के लिए ठंडी मरोड़ी विकृत इस्पात की सरिया— IS : 1786—1966	
46. सी०एम०/एल०-8090 1979-10-29	79-11-16	80-11-15	अप्रवाल प्रोडक्ट्स 66, बेरोटवाडी बलभान रोड, गोरेगांव पूर्व बम्बई-400063	डब्ल्यू सी प्लास्टिक के आसन और टक्कन IS : 2548-1967	
47. सी एम/एल-8091 1979-10-29	79-11-16	80-11-15	प्रताप स्टील रोलिंग मिल्स प्रा० लि० 21/3, मधुरा रोड, बल्लभगढ़ (हरियाणा)	वेल्डनीय संरचना इस्पात मध्यम और उच्च सामर्थ्य वाले गुण वाले (ग्रेड: लोह 540 एचटी-) IS : 8500—1977	
48. सीएम/एल-8092 1979-10-29	79-11-16	80-11-15	बिशु श्री इण्डस्ट्रीज तोह्राड़ कणनूर-670007 (केरल)	चाय की पेटियों की धातु फिटिंग IS : 10 (भाग 4)-1976	
49. सीएम/एल-8093 1979-10-29	79-11-16	80-11-15	बंगलौर वेस्टीमाइज्ड लि० 16 वां, कि० मो० परवर टुमकुर रोड, बंगलौर—562139 (कर्नाटक) कार्यालय: 33, सार्के रोड कास बंगलौर—560052	कनोरेडन पायमनीय मान्द्र— IS : 2682—1966	
50. सीएम/एल-8094 1979-10-29	79-11-16	80-11-15	बैको इंड कम्पनी लि० जी टी रोड, बटाला (पंजाब)	संरचना इस्पात (मानक किस्म)— IS : 226—1975	
51. सीएम/एल-8095 1979-10-29	79-11-16	80-11-15	बैकाक इंडी० कं० लि० जी टी रोड, बटाला (पंजाब)	संरचना इस्पात (साधारण किस्म)— IS : 1977—1975	
52. सीएम/एल-8096 1979-10-29	7-16-16	80-11-15	„	कंक्रीट प्रबलन के लिये ठण्डी मरोड़ी विकृत इस्पात की सरिया IS 1786—1966	
53. सीएम/एल-8097 1979-10-29	„	„	जखोडिया इंडी० वर्क्स पोखरनपुर (बकेरी रोड, कानपुर—208010 (उ० प्र०))	संरचना इस्पात (साधारण किस्म) IS : 1977-1975	
54. सीएम/एल-8098 1979-10-29	79-11-16	80-11-15	मार्डेन इंडस्ट्रीज पोखरनपुर (भोमपुरवा) बकेरी रोड, कानपुर —208010 (उ० प्र०)	संरचना इस्पात (साधारण किस्म) IS : 1977-1975	
55. सीएम/एल-8099 1979-10-29	„	„	जखोडिया इंडी वर्क्स पोखरनपुर (बकेरी रोड) कानपुर-208010 (उ० प्र०)	संरचना इस्पात (मानक किस्म)— IS : 226—1975	
56. सीएम/एल-8100 1979-10-29	79-11-16	80-11-15	मार्डेन इंडस्ट्रीज पोखरनपुर (भोमपुरवा) बकेरी रोड, कानपुर—208010 (उ० प्र०)	संरचना इस्पात (मानक किस्म) IS : 226—1975	
57. सीएम/एल-8101 1979-10-29	„	„	जी के स्टील्स एंड इंडस्ट्रीज मेदुदुपालयम रोड के० बडमदुरै कोयम्बतूर—641017	„	
58. सीएमएल/-8102 1979-10-29	„	„	„	संरचना इस्पात (साधारण किस्म) IS : 1977-1975	
59. सीएम/एल-8103 1979-10-29	79-11-16	80-11-15	बालाजी पल्वराइजिंग इंडस्ट्रीज 210 मधुरै रोड ग्रांथीपेट्टी—626512 मधुरै जिला (तमिलनाडु)	बीएससी धूलन नून IS : 561—1978	
60. सीएम/एल-8104 1979-10-29	79-11-16	80-11-15	सैबारेटरी एंड इंडस्ट्रीज केमिकल्स 47, नैलसन माणिक मुवलियार रोड, मद्रास—600029 (तमिलनाडु)	एसिटिक अम्ल, शुद्ध ग्रेड IS : 695—1975	

(1)	(2)	(3)	(4)	(5)	(6)
61. सीएम/एल-8103 1979-10-29	79-11-16	80-11-15	वि जनरल इलेक्ट्रिक क० आफ इंडिया लि० एस० एफ सख्या 568 और 569/1, पोल्साची रोड, एञ्जनारी कोयम्बटूर 641021 (तमिलनाडु)	कृषि कार्यों के लिए तीन फेजी स्विबरेल फेज प्रेरण मोटर 3.7 कि वा (5 हापा) तक वर्ग बी० रोडन सहित— IS : 7538—1975	
62. सीएम/एल-8106 1979-10-29	79-11-16	80-11-15	वेकटेश्वर पेस्टीसाइड्स एंड भलाइड केमि- कल्स प्रा० लि०, डी-4, 5 और 6 यूनिट्स इंडस्ट्रियल इस्टेट महबूबनगर 509002 (आ०प्र०)	डीडीटी जल परिक्षेपी चूर्ण सान्द्र— IS 565—1975	
63. सीएम/एल-8107 1979-10-29	79-11-16	80-11-15	अन्नपूर्णा पल्वराइजिंग मिल्स इंडस्ट्रियल इस्टेट एलूर पश्चिम गोदावरी जिला (आ०प्र०)	डीडीटी पायसनीय सान्द्र— IS 633—1975	
64. सीएम/एल-8108 1979-10-29	79-11-16	80-11-15	रिवरसाइड इंसेक्टीसाइड्स एंड फर्टिलाइजर्स, रोड सं० 8 और 17 एम आई डी सी इंडस्ट्रियल इस्टेट, टेक्नीशियस स्कीम अम्बल्लाथ 421501 जिला ठाणे (महाराष्ट्र)	मालाघियोन पायसनीय सान्द्र— IS. 2567—1978	
65. सीएम/एल-8109 1979-10-29	79-11-16	80-11-15	"	डीडीटी पायसनीय सान्द्र— IS : 633—1975	
66. सीएम/एल-8110 1979-10-29	हीमा पेस्टीसाइड्स बिजरोल रोड, समीप रेलवे क्रॉसिंग जिला मेरठ (उ०प्र०)	बी०एच०सी० (एच०सी०ए०) धूलन चूर्ण— IS 561—1978	
67. सीएम/एल-8111 1979-10-29	.	..	कोहनूर पेटस प्रा० लि० समीप रेलवे स्टेशन छेहरता 143105 (अमृतसर) (कार्यालय 13, द्वार० बी० रतन अब रोड बि० माल, अमृतसर (143001)	अंतरंग, अधोलेपन, फिनिश बने वाला हनीमल— IS. 133—1975	
68. सीएम/एल-8112 1979-10-29	बासाजी लेमिनेटिंग वर्क्स, 81, नेलगुन रोड, अगरपाड़ा 743177 24, परगना (पश्चिम बंगाल)	उर्बरको की भराई के लिए परतवार पटसन बोरे— IS : 7406—1974	
69. सीएम/एल-8113 1979-10-30	79-11-16	80-11-15	भगतलाल सैटेक इंडस्ट्रीज सी-6 और 7 इंडस्ट्रियल इस्टेट काराकुलम जिला त्रिवेन्द्रम (केरल) (कार्यालय : टीसी 23/1128 श्रीमूलम रोड, तम्पनूर त्रिवेन्द्रम 695001)	शल्य चिकित्सा कोरबड के दस्ताने साइज 6½ और 7½ IS : 4148—1967	
70. सीएम/एल-8114 1979-10-30			इंडीजीनस इंडस्ट्रीज कारपो० ए-18, आनम्बपुरी आकधर बैरकपुर जिला 24-परगना (प० बंगाल)	कृषि कार्यों के लिए साफ ठंडे और ताजे पानी के लिए निम्नलिखित रेटिंग वाले सैलिज अपकेन्द्रीय पम्प, साइज : 75 × 65 मिमी गति : 1500 चक्कर प्रति मिनट, टाइप/माडल : के 2 बहाव 950 लिटर प्रति मिनट, कार्य बिन्दु शीर्ष 12.12 मी० क्षमता 60% पम्प इनपुट 3.4 कि० वा०, IS : 6595—1972	
71. सीएम/एल-8115 1979-10-30	79-11-16	80-11-15	डेटरा मिटर्स 13, आजाद स्ट्रीट आबरपेट तिरुपुर 638601 (तमिलनाडु)	सादी बुनाई वाली सूती बगियार्न टाइप गोल गले और गोल गले एवं बाजू वाली साइज : 75 से 100 से मी० गेज . 24 IS : 4964 (भाग 2)—1975	
72. सीएम/एल-8116 1979-10-30	79-11-16	80-11-15	मेथनल टाइल वर्क्स इंडस्ट्रीज 14 ए० नजफगढ़ रोड, नई दिल्ली 110015	सामान्य कार्यों के लिए दोहरे कटेनरो से एण्ड मिनियम रंग रोगन— IS : 2339—1963	

(1)	(2)	(3)	(4)	(5)	(6)
73. सीएम/एल-8117 1979-10-30	79-11-16	80-11-15	सेमकिन सेबारेटरीज प्लॉट सं० 213-214 जवाहर को-ग्राप इंडस्ट्रियल इस्टेट, पनवेल, जिला कोलाबा (महाराष्ट्र)	क्विनोलफास पायमनीय सान्द्र— IS : 8028—1976	
74. सीएम/एल-8118 1979-10-30	सेवन ट्रिल्य ऐसो केमिकल्स, 2 किलोमीटर विणुकोंडा रोड नरसरावपेट 522602 जिला गुंटूर (म०प्र०)	डीडीटी जल परिक्षेपी क्षूर्ण सामग्री— IS : 565—1975	
75. सीएम/एल-8119 1979-10-31	79-11-16	80-11-15	गणपति इंजी मै० प्रा० लि० सत्यमगलम रोड गणपति पो० बा० सं० 2006 कोयम्बतूर 641006	बंद वितरण फ्यूज बोर्ड, टाइप : एसपी एस० पी० एन० डी० पी० टी० पी० टी० पी० एन— IS : 2675—1966	
76. सीएम/एल-8120 1979-10-31	79-11-16	80-11-15	फैडिकेम (इंडिया) 331, इंडस्ट्रियल एरिया चंडीगढ़ 160002	जस्ता सल्फेट, कृषि ग्रेड— IS : 8249—1976	

[सं० सी०एम०डी० 13:11]

S. O. 1771.— In pursuance of sub-regulation (1) of Regulation of 8 of the Indian Standards Institution (Certification Marks) Regulations, 1955 as amended from time to time, the Indian Standards Institution hereby notifies that seventy six licence, particulars of which are given in the following Schedule, have been granted during the month of October 1979 authorizing the licensees to use the Standard marks :

SCHEDULE

Sl. No	Licence No.	Period of validity from	To	Name & Address of the Licensee	Article/Process covered by the licences and the Relevant IS : Designation
(1)	(2)	(3)	(4)	(4)	(6)
1. CM/L-8045 1979-10-09		79-10-16	80-10-15	Indian Leather Works, 98, DLF Industrial Estate, 14th Milestone, Mathura Road, Opposite Shani Silk Mill, Faridabad (Haryana)	Safety rubber canvas boots for mines, Type 2 only IS : 3976—1975
2. CM/L-8046 1979-10-09		79-10-16	80-10-15	Scalpels India, Plot-7, N.I.A. (Behind Godore Tools Plant II), Faridabad (Office : A.O.E. 3, Green Park Main, New Delhi).	Blades surgical detachable (Bard Parker Type) sizes 11, 20, 21, 22 and 23 only. IS : 3319—1975
3. CM/L-8047 1979-10-10		79-10-16	80-10-15	VITA Pumps Pvt. Ltd., Unit No. 2, St. Anthony Indl. Estate, 10 K.M. Stone, Karnakapura Road, Sarakki P.O., Bangalore-660011 (Karnataka)	Monoset pumps for agricultural purposes of the following sizes : Size: 65x50 mm. Motor : 3.7 KW (Class E); Speed : 2880 RPM; Type/Model : 2MF; Duty point : At 25M head discharge 8 litre second overall efficiency 48%-IS:6595-1972, and IS : 7538-1975
4. CM/L-8048 1979-10-10		79-10-16	80-10-15	Meena Steels Ltd., A-1, Industrial Area, Unnao (U.P)	Carbon Steel cast billet ingots for rolling into structural steel (standard quality) IS : 6914—1978
5. CM/L-8049 1979-10-15		79-10-16	80-10-15	Amritlal & Co. Ltd. (Division of Chemaux), Rang Udhyan, Sitladevi Temple Road, Mahim, Bombay-400016	Fast Red-E-Repacking-IS : 2924-1974
6. CM/L-8050 1979-10-10		79-10-16	80-10-15	Allied Steels Ltd., P.O. Tatiband Raipur-492002 (M.P)	Steel ingots for the manufacture of laminated spring (Railway (Polling Stock)-IS : 8054—1976

(1)	(2)	(3)	(4)	(5)	(6)
7. CM/L-8051 1979-10-10		79-10-16	80-10-15	Bengal Ferro Alloy & Steel Ltd., Plot No. 36, 'D' Block, Industrial Estate, Kalyani, Distt Nadia (W.B.) (Off : 227/1-B, Acharya Jagdish Chandra Bose Road, Calcutta-700020.	Carbon steel cast billets ingots for rolling into structural steel (standard quality) IS : 6914-1978
8. CM/L-8052 1979-10-10		79-10-16	80-10-15	-do-	Carbon steel cast billets ingots for rolling into structural steel (ordinary quality) IS : 6915-1978
9. CM/L-8053 1979-10-15		79-10-16	80-10-15	Amritlal & Co. Ltd., (Division of Chemaux Ltd.), Rang Udhyan, Sitladevi Temple Road, Mahim, Bombay-400016	Tartrazine, Food grade repacking. IS : 1694-1974
10. CM/L-8054 1979-10-15		79-10-16	80-10-15	-do-	Sunset yellow, FCF Food Grade repacking. IS : 1965-1974
11. CM/L-8055 1979-10-15		79-10-16	80-10-15	-do-	Amaranth, Food Grade repacking. IS : 1696-1974
12. CM/L-8056 1979-10-15		79-10-16	80-10-15	-do-	Ponceau 4 R, Food Grade repacking IS : 2558-1974
13. CM/L-8057 1979-10-15		79-10-16	80-10-15	-do-	Camoisine, Food Grade repacking. IS : 2923-1974
14. CM/L-8058 1979-10-16		79-11-01	80-10-31	Western India Paint & Colour Velachery, Madras-600042 (T.N)	Ready mixed paint red oxide-zinc chrome, priming IS : 2074-1967
15. CM/L-8059 1979-10-16		79-11-01	80-10-31	Dilkash Beedi Factory, 14-4-141, Multani-Pura, Begum Bazar, Hyderabad-500012	Bidis IS : 1925-1974
16. CM/L-8060 1979-10-16		79-11-01	80-10-31	Bhaskara Agro Chemical & Cotton Industries, Nallapadu, Guntur-522005 (A.P)	DDTEC IS : 633-1975
17. CM/L-8061 19-10-16		79-11-01	80-10-31	Coates of India Ltd., Transport Depot Road, Calcutta-700027 (W.B)	Letterpress ink, black general purposes IS : 2105-1975
18. CM/L-8062 1979-10-16		79-11-01	80-10-31	-do-	Letterpress ink, black book printing. IS : 5046-1975
19. CM/L-8063 1979-10-16		79-11-01	80-10-31	S.R.C. Industries, Plot No. 20 (N.P), Industrial Estate, Ambattur, Madras-600098.	Cold twisted deformed steel bars for concrete reinforcement IS : 1786-1966
20. CM/L-8064 1979-10-16		79-11-01	80-10-31	Mohan Conductors, Plot No A-4 & A 5, Sidco Indl Estate, Hosur Dharamapuri, Distt. (Tamil Nadu) (Off : 342 Mint Street, Madras-600001 Tamil Nadu)	Aluminium stranded conductors and aluminium conductors, galvanized steel reinforced. IS : 398 (Pt. I & II)-1976
21. CM/L-8065 1979-10-16		79-11-01	80-10-31	Victory Enterprises & Engg. Co., Plot No. 120, Nandesari Indl. Area, Nandesari-391340, Baroda.	Flameproof enclosures of electrical apparatus IS : 2148-1968
22. CM/L-8066 1979-10-16		79-11-01	80-10-31	Bhagwati Engg. Works Near Railway Station, Goraya District Jullundur (Punjab)	Flushing cisterns, high level IS : 774-1971
23. CM/L-8067 1979-10-16		79-11-01	80-10-31	Liberty Steel Pvt. Ltd., Kalyan Bhivandi Road, Near Saibaba Mandir, Bhivandi, Distt. Thana (Maharashtra) (Off : 251, Sant Tuka Ram Road, Carnac Bunder, Bombay-400009)	Cold twisted deformed steel bars concrete reinforcement size : 10 and 12 mm IS : 1786-1966

(1)	(2)	(3)	(4)	(5)	(6)
24. CM/L-8068 1979-10-17	79-11-01	80-10-31	Laxmi Industries, 1325/43, Shivaji Udayam Nagar Kolhapur-416001 (Maharashtra)	Three-phase induction motors with Class 'E' insulation IS : 325-1970	
25. CM/L-8069 1979-10-17	79-11-01	80-10-31	Sahind Steel Rolling Mills, near Odhav Village-382410, Ahmedabad (Gujarat)	Cold twisted deformed steel bars for concrete reinforcement IS : 1786-1966	
26. CM/L-8070 1979-10-17	79-11-01	80-10-31	Power Engg. Corporation, H-1, Bhaktinagar Indl. Estate, Rajkot-360002 (Gujarat)	Vertical, single cylinder, four stroke, water, cooled diesel engines of the following rating : Output : 5.88 KW (8 HP) ; Speed : 850 RPM ; Governing : Class 'B' SFC : 300g/KW/h/220 g/bhp/h IS : 1601-1960	
27. CM/L-8071 1979-10-17	79-11-01	80-10-31	Shah Tin Factory, Badeshwar, Opp. Weighbridge, Jamnagar-361002	18-Litre square tins IS : 916-1975	
28. CM/L-8072 1979-10-17	79-11-01	80-10-31	Sulakh Ram & Sons Steel Rolling Mills, Vallabhnagar, Odhav-382410 Distt. Ahmedabad	Structural steel (ordinary quality) IS : 1977-1975	
29. CM/L-8073 1979-10-17	79-11-01	80-10-31	-do-	Structural steel (standard quality) IS : 226-1975	
30. CM/L-8074 1979-10-17	79-11-01	80-10-31	National Cable Industries, Village Ailpur Garh, Delhi 110036	PVC insulated (heavy duty) cables with copper conductors for working voltages upto and including 1100 volts IS : 1554 (Pt. D)-1976	
31. CM/L-8075 1979-10-17	79-11-01	80-10-31	Electro Therm Industries, Unit H 1, Ambattur Indl. Estate, Madras-600058	Electric portable immersion water heater for domestic use 1500 watt IS : 368-1977	
32. CM/L-8076 1979-10-17	79-10-16	80-10-15	The Punjab Dairy Development Corpn. Ltd., Composite Milk Plant, Jagraon Road, Ludhiana (Punjab)	Infant milk foods IS : 1547-1968	
33. CM/L-8077 1979-10-17	79-11-01	80-10-31	Calcutta Wax Co., Razi Para, Jessore Road, P.O. Barasat, 24 Parganas (W.B.) (Off : 55, B.R.B. Basu Road, 3rd Floor, Calcutta)	Paraffin wax, Type 3 IS : 4654-1974	
34. CM/L-8078 1979-10-18	79-11-01	80-10-31	Geetha Garments, 41, B.S. Sundaram Road, Tirupur-638601 (T.N)	Plain knitted cotton vests : Type RN & RNS Size 75 to 100cms; Gauge 26 IS : 4964 (Pt. II)-1975	
35. CM/L-8079 1979-10-18	79-11-01	80-10-31	Weartex, 15, Azad Street, Tirupur 638601 (Tamil Nadu)	Plain knitted cotton vests : Type RN & RNS ; Size 75 to 100 cms ; Gauge 24— IS : 4964 (Pt. II)-1975	
36. CM/L-8080 1979-10-18	79-09-01	80-08-31	Champion Paint, Colour & Varnish Co., 8-5/1 & 2, Jhilmil Indl. Area, Shahdara, Delhi.	Ready mixed paint, brushing wood primer pink IS : 3536-1966	
37. CM/L-8081 1979-10-18	79-09-01	80-08-31	-do-	Ready mixed paint, interior for general purposes IS : 3537-1976	
38. CM/L-8082 1979-10-18	79-09-01	80-08-31	Metro Paint Industries, B-91 & 92 Phase I, Mayapuri Industrial Area, New Delhi-110064	Ready mixed paint, red oxide zinc chrome priming IS : 2074-1952	
39. CM/L-8083 1979-10-18	79-11-01	80-10-31	Vidarbha Veneer Inds Pvt. Ltd., G-6, 17 & 18 MIDC Indl. Area, Nagpur Nagpur-440016 (Off : 237 Hill Road, Gandhi-Nagar-440010)	Wooden flush door shutters (solid core type) Plywood face panels IS : 2202 (Pt. D)-1973	
40. CM/L-8084 1979-10-18	79-11-01	80-10-31	Bindavan Alloys Ltd., Peenya Industrial Area, IV Phase, off Tumkur Road, Peenya, Bangalore-560058	Structural steel (standard quality) IS : 226-1975	

(1)	(2)	(3)	(4)	(5)	(6)
41. CM/I-8085 1979-10-19	79-11-01	80-10-31	Everest Knitting Co., 41, B.S. Sundaram Road, Tirupur 638601 (TN)	Plain knitted cotton vests : Type RN & RNS ; Size 75 to 100 cms ; Gauge 24 IS : 4964 (Pt II)—1975	
42. CM/I-8086 1979-10-19	79-11-01	80-10-31	S.K. Mills, Chivinda Gounder street, Tirupur-638604 (T.N)	Plain knitted cotton vests : Type R & RNS ; Size : 75 to 100 cms ; Gauge 24 IS : 4964 (Pt II)—1975	
43. CM/I-8087 1979-10-19	79-11-01	80-10-31	Chameli Knitters, 1(E)4, Lakshmi Nagar, Tirupur-638602 (T.N.)	Plain knitted cotton vests : Type RN & RNS ; Size : 75 to 100 cms ; Gauge : 24 IS : 4964 (Pt II)—1975	
44. CM/I-8088 1979-10-19	79-11-01	80-10-31	Seven Hills Agro Chemicals, 2, Kilo-metre Stone, Vinukonda Road, Narasaraopet-522602, Distt. Guntur (A.P.)	D.D.T. dusting powders IS : 564—1975	
45. CM/I-8089 1979-10-24	79-11-01	80-10-31	Nagpur Steel & Alloys Pvt. Ltd., F-11, MIDC Industrial Estate, Hingna Road, Nagpur-440016	Cold twisted deformed steel bars for concrete reinforcement— IS : 1786-1966	
46. CM/I-8090 1979-10-29	79-11-16	80-11-15	Agarwala Products, 66, Barotwadi Walbhat Road, Goregaon (East), Bombay-400063	Plastic water-closet seats and covers IS : 2548—1967	
47. CM/I-8091 1979-10-29	79-11-16	80-11-15	Partap Steel Rolling Mills Pvt. Ltd., 21/3, Mathura Road, Ballabgarh (Haryana)	Weldable structural steel (medium and high strength qualities) Grade: Fe 540 HT only IS : 8500—1977	
48. CM/I-8092 1979-10-29	79-11-16	80-11-15	Visushree Industries, Thottada, Cannanore-670007 (Kerala)	Tea-chest metal fittings IS : 10 (Pt IV)—1976	
49. CM/I-8093 1979-10-29	79-11-16	80-11-15	Bangalore Pesticides Ltd., 16th Kilo-metre Stone, Tumkur Road, Bangalore-562139 (Karnataka) (Off: 33, Sankay Road, Cross, Bangalore-56560052)	Chlordane emulsifiable concentrates IS : 2682—1966	
50. CM/I-8094 1979-10-29	79-11-16	80-11-15	Beco Engg. Co. Ltd., G.T. Road, Batala (Punjab)	Structural steel (standard quality) IS : 226—1975	
51. CM/I-8095 1979-10-29	79-11-16	80-11-15	-do-	Structural steel (ordinary quality) IS : 1977—1975	
52. CM/I-8096 1979-10-29	79-11-15	80-11-15	-do-	Cold twisted deformed steel bars for concrete reinforcement IS : 1786—1966	
53. CM/I-8097 1979-19-29	79-11-16	80-11-15	Jakhodia Engg. Works, Pokharpur (Chakeri Road), Kanpur-208010 (U.P.)	Structural steel (ordinary quality) IS : 1977 -1975	
54. CM/I-8098 1979-10-29	79-11-16	80-11-15	Modern Industries, Pokharpur (Ompurwa), Chakeri Road, Kanpur-208010 (U.P.)	Structural steel (ordinary quality) IS : 1977—1975	
55. CM/I-8099 1979-10-25	79-11-16	80-11-15	Jakhodia Engg. Works, Pokharpur (Chakeri Road), Kanpur-208010 (U.P.)	Structural steel (standard quality) IS : 226—1975	
56. CM/I-8100 1979-10-29	79-11-16	80-11-15	Modern Industries, Pokharpur (Ompurwa), Chakeri Road, Kanpur-208010 (U.P.)	Structural steel (standard quality) IS : 226—1975	
57. CM/I-8101 1979-10-29	79-11-16	80-11-15	G.K. Steels & Industries, Mettupalayam Road, K. Vadamadurai, Coimbatore-641017	Structural steel (standard quality) IS : 226—1975	
58. CM/I-8102 1979-10-29	79-11-16	80-11-15	-do-	Structural steel (ordinary quality) IS : 1977—1975	

(1)	(2)	(3)	(4)	(5)	(6)
59. CM/I-8103 1979-10-29	79-11-16	80-11-15	Bilaji Pulverising Industries, 210, Madurai Road, Aundipatti-626512 Madurai Distt. (T.N.)	BHC dusting powders IS : 561—1978	
60. CM/I-8104 1979-10-29	79-11-16	80-11-15	Laboratory & Industrial Chemicals, 47, Nelson Manicka Mudaliar Road, Madras-600029 (T.N.)	Acetic acid, pure grade IS : 695—1975	
61. CM/I-8105 1979-10-29	79-11-16	80-11-15	The General Electric Co. of India Ltd , S.F. No. 568 & 569/1, Pollachi Road, Eachanary, Coimbatore-641021 (T.N.)	Three-phase squirrel cage induction motors for agricultural application; upto and including 3.7 kW (5 HP) with class 'B' insulation IS : 7538—1975	
62. CM/I-8106 1979-10-29	79-11-16	80-11-15	Venkateswara Pesticides & Allied Chemicals Pvt. Ltd., D-4, 5 & 6 Units Industrial Estate, Mahbubnagar-509002 (A.P.)	DDT WDPC IS : 565—1975	
63. CM/I-8107 1979-10-29	79-11-16	80-11-15	Annapurna Pulverising Mills, Industrial Estate, Eluru, West Godavari Distt. (A.P.)	DDT emulsifiable concentrates IS : 633—1975	
64. CM/I-8108 1979-10-29	79-11-16	80-11-15	Riverside Insecticides & Fertilizers, Shed No. 8 & 17, MIDC Indl. Estate, Technicians Scheme, Abernath-421501, Distt Thana (Maharashtra)	Malathion emulsifiable concentrates IS : 2567—1978	
65. CM/I-8109 1979-10-29	79-11-16	80-11-15	-do-	DDT emulsifiable concentrates IS : 633—1975	
66. CM/I-8110 1979-10-29	79-11-16	80-11-15	Heema Pesticides, Byrol Road, Near Railway Crossing, Distt. Meerut (U.P.)	BHC (HCH) dusting powders IS : 561—1978	
67. CM/I-8111 1979-10-29	79-11-16	80-11-15	Kohinoor Paints Pvt. Ltd., Near Railway Station, Chheharta-143105 (Amritsar) (Off: 13 R.B. Rattan Chand Road, The Mall, Amritsar-143001)	Enamel, interior undercoating finishing IS : 133—1975	
68. CM/I-8112 1979-10-29	79-11-16	80-11-15	Bilaji Laminating Works 81, Nelgun Road, Agarpara-743177, 24 Parganas (W.B.)	Laminated jute bags for packing fertilizer IS : 7406—1974	
69. CM/I-8113 1979-10-30	79-11-16	80-11-15	Bhaguthram Latex Industries, C-6 & 7, Industrial Estate, Karakulam Distt. Trivandrum (Kerala) (Off: TC 23/1128 Sreemoolam Road, Thampanoor, Trivandrum-695001)	Surgical rubber gloves, sizes 6½ and 7½ IS : 4148—1967	
70. CM/I-8114 1979-10-30	79-11-16	80-11-15	Indigenous Industries Corpn., A-16, Anandapuri P.O. Barrackpore Distt. 24 Parganas (W.B.)	Horizontal centrifugal pumps for clear cold, fresh water for agricultural purpose, of the following ratings: Size: 75x65 mm; Speed: 1500 RPM; Type/Model: K-2 Duty Point: Head 12.12 M; discharge 950 LPM efficiency 60% pump input 3.4 kW IS : 6595—1972	
71. CM/I-8115 1979-10-30	79-11-16	80-11-15	Delta Knitters, 13, Azad Street Khandeipet, Tirupur-6386 (T.N.)	Plain knitted cotton vests, Type RN & RNS, Size 75 to 100 cms, Gauge 24 IS : 4964 (Part II)—1975	
72. CM/I-8116 1979-10-20	79-11-16	80-11-15	National Tile Works Industries, 14-A, Nujafgarh Road, New Delhi-110015	Aluminium paint for general purposes in dual container IS : 2339—1963	
73. CM/I-8117 1979-10-30	79-11-16	80-11-15	Sanvin Laboratories, Plot No., 213-214, Jawahar Co-op. Industrial Estate, Panvel, Distt. Kolaba (Maharashtra)	Quinalphose emulsifiable concentrates IS : 8028—1976	

(1)	(2)	(3)	(4)	(5)	(6)
74. CM/I-8118 1979-10-30	79-11-16	80-11-15	Seven Hills Agro Chemicals, 2, Kilometre Stone, Vinukonda Road, Nirasaraopet-522602, Distt. Guntur (A.P.)	DDT water dispersible powder concentrates IS : 565-1975	
75. CM/I-8119 1979-10-31	79-11-16	80-11-15	Ganapathy Engg. Mfrs. Pvt. Ltd., Sathyamangalam Road, Ganapathy, Post Box No. 2006, Coimbatore-641006	Enclosed distribution fuse boards; Types SP, SPN, DPTP, TPN IS : 2675-1966	
76. CM/I-8120 1979-10-31	79-11-16	80-11-15	Fertichem (India), 331, Industrial Area, Chandigarh-160002	Zinc sulphate, agricultural grade IS : 8249-1976	

[No. CMD/13 : 11]

कां.प्रा. 1772.—समय समय पर संशोधित भारतीय मानक सम्या (प्रमाणन चिह्न) विनियम 1955 के विनियम 8 के उपविनियम (1) के अनुसार अधिसूचित किया जाता है कि नीचे अनुसूची में विवरण सहित दिए गये 72 लाइसेंस गाह सितम्बर 1979 में स्वीकृत किए गए और लाइसेंसधारियों को मानक मुहर इस्तेमाल करने का अधिकार दिया गया।

अनुसूची

क्रम सं.	लाइसेंस सं. सीएम/एल—	वैधता की अवधि से	तक	लाइसेंसधारी का नाम और पता	लाइसेंस के अधीन वस्तु/प्रक्रिया और मत्सम्बन्धी IS : पदनाम
(1)	(2)	(3)	(4)	(5)	(6)
1.	सीएम/एल—7973 1979-09-04	79-09-16	80-09-15	गुजरात ऐग्रो केमिकल्स मैनुफैक्चरिंग कं. 151, 152/1 और 153/1 जी० आर्दी० बी० सी० इंडस्ट्रियल, ग्रहमवा-बाद नरोडा, ग्रहमवाबाद (गुजरात)	डी०डी०टी० पायसलीय साइड— IS : 633—1975
2.	सीएम/एल—7974 1979-09-04	79-09-16	80-09-15	इंडियन स्टील एंड वायर प्राइवेट लि० इन्ड्रनगर, जमशेदपुर 831008	धातु आर्क वेल्डिंग इलेक्ट्रोड के लिए कोलतार— IS : 2879—1975
3.	सीएम/एल—7975 1979-09-06	79-09-16	80-09-15	एलटी एंटरप्राइजेस, 28 सूर्योदय एस्टेट, ताड़वेव, बम्बई 400034 (कार्यालय : 133/134 जेर महल छोबी मास्ताब, बम्बई 400002)	दरवाजों के हैंडल, टाइप-4 IS : 208—1972
4.	सीएम/एल—7976 1979-09-06	79-09-16	80-09-15		बेरल टाइपर बोर्ड टाइप-5 IS : 204—1974
5.	सीएम/एल—7977 1979-09-06	79-09-16	80-09-15	ऐपेक्स कबल इंडस्ट्रीज सी० 1-10 सी० आर्दी० बी० सी० अंतर्लिया डाकघर बिल्लिमोरा 396321 जिला बलसाड़ (गुजरात)	1000 बोल्ड तक की कार्यकारी बोल्डता के लिए पी०बी०सी रोधित (भापी कार्य) विद्युत केबल— IS : 1554 (भाग 1)—1976
6.	सीएम/एल—7978 1979-09-06	79-09-16	80-09-15	एच० यू० एफ० लालमो आर्दी जोहराम गज्जर कोर्ज एंड इकोपार क० अट्टाना नरोडा रोड, ग्रहमवाबाद 390025 (गुजरात)	कृषि कार्य के लिए माफ ठंडे और ताजे पानी के निम्नलिखित साइज के मोनो सेट पम्प. साइज 62×50 मिमी (मोटर 3.77 कि वा० बर्गे 'ई' गति 2880 चक्कर प्र०मि० टाइप/माडल : ई०एम० ; कार्य बिन्दु 18 एम शीप डिमबार्ज 12.8 पाउंड प्रति सेकंड समग्र क्षमता 47% IS : 6595—1972 और IS : 7338—1975
7.	सीएम/एल—7979 1979-09-06	79-09-16	80-09-15	मूकेश मेटल वर्क्स कं. माण्डो प्लाट राजकोट 360004 (गुजरात)	18-लिटर के बोतल डिब्बे IS : 916—1975
8.	सीएम/एल—7980 1979-09-06	79-09-16	80-09-15	रिसी इंडस्ट्रियल प्रॉपर्टी लि० धुनिया 389350 हलोल के पास जिला बल-महल (गुजरात)	निष्कवियरां और ट्रांसफार्मरों के लिए नये रोधित तेल— IS : 359—1972

(1)	(2)	(3)	(4)	(5)	(6)
9. सीएम/एल- 7981 1978-09-06	79-09-16	80-09-15	भारत कंडक्टर्स प्रा० लि० (II) (यूनिट) 116/117 पीनया इंडस्ट्रियल एरिया सेकंडस्टेज थर्ड फेज, बंगलौर 560058	जस्वीकृत इस्पात प्रबलित एलुमिनियम लकड़ार चालक और एलुमिनियम चालक-- IS : 398 (भाग 1 और 2)--1976	
10. सीएम/एल- 7982 1979-09-10	79-09-16	80-09-15	कृष्णोत्तम 40 गुजरात व्यापारी महासंघ इंडस्ट्रियल कॉम्प्लेक्स ऊर्ध्व (गुजरात)	5 कंबोएप्रार 140 बोर्ड, 10 कंबोएप्रार 415 बोर्ड की पावर प्रणालियों के लिए शट संघारित IS : 2834--1964	
11. सीएम/एल- 7983 1979-09-10	79-09-16	80-09-15	पेपेक्स केबल इंडस्ट्रीज सी 1-10 सी०आई० डी० सी० ग्रंटालिया डाकघर बिल्लो- मोरा 396321 जिला बलसाड (गुजरात)	1000 बोर्ड तक की कार्यकारी बोर्डता के लिए पी० बी० सी० रोहित केबल-- IS : 694--1977	
12. सीएम/एल- 7984 1979-09-11	79-09-16	80-09-15	राज स्टील रोलिंग मिल्स गुरु की नगरी, दाधेरी रोड, मंडी गोबिन्दगढ़ (पंजाब)	संरचना इस्पात (मानक किस्म) IS : 226--1975	
13. सीएम/एल- 7985 1978-09-11	79-09-16	80-09-15	" "	संरचना इस्पात (साधारण किस्म) IS : 1977--1975	
14. सीएम/एल- 7986 1979-09-11	79-09-16	80-09-15	हिम पल्लवरॉजर्स कं० तहसील नलगढ़ जिला सोलन हिमाचल प्रदेश	जस्ता मल्केट कृषि ग्रेड-- IS : 8249- 1976	
15. सीएम/एल- 7987 1979-09-11	79-09-16	80-09-15	श्री गणेश कैमिकल् इंडस्ट्रीज गांव बिरादरी सी टी भाई डाकघर के पास दामनगर 711103 जिला हवड़ा (कार्यालय : 137 नेताजी सुभाष रोड कलकत्ता 700001)	पैराफिन मोम टाइप-3 IS : 4654 1974	
16. सीएम/एल- 7988 1979-09-11	79-09-16	80-09-15	श्याम स्टील इंडस्ट्रीज 220/3/ जी०टी० रोड (उत्तर) धूसरी हावड़ा 711107	संरचना इस्पात (मानक किस्म) IS : 226 1975	
17. सीएम/एल- 7989 1979-09-11	79-09-16	80-09-15	" "	संरचना इस्पात (साधारण किस्म) IS : 1977--1975	
18. सीएम/एल- 7990 1979-09-11	79-09-16	80-09-15	हिन्दू पल्लवरॉजर्स कं० भक्तिनगर इंडस्ट्रियल इस्टेट राजकोट 360002 (गुजरात)	डी०डी०टी० जल परिक्षी कृष्ण मान्द्र-- IS : 565--1975	
19. सीएम/एल- 7991 1979-09-11	79-09-16	80-09-15	कावेरी कैमिकल्स प्रा० लि० तिरुमोलापुरम तिरुवल्लूर 689101 जिला एनेपी, केरल	एलुमिनी कैरिक-- IS : 239--1975	
20. सीएम/एल- 7992 1979-09-11	79-09-16	80-09-15	भास्कर एग्रो कैमिकल्स एंड काटन इंडस्ट्रीज, नालापाड़ा, गुंटूर 52 2009 (आन्ध्रप्रदेश)	डी० डी० टी० जल परिक्षी कृष्ण मान्द्र-- IS : 565--1975	
21. सीएम/एल- 7993 1979-09-11	79-09-16	80-09-15	शैलत थर्मल प्रो एल० एच० शैलत एंड सम) शैलत गार्डेन 144 शिवराम गांव महाबलिपुरम हार्ड रोड, चोराहपक्कम डाकघर मद्रास 600020 (कार्यालय : 5, लक्ष्मणवाम, एम०टी पार्क टाउन, मद्रास 600003)	पाइपरम सार-- IS : 1051--1973	
22. सीएम/एल- 7994 1979-09-11	79-09-16	80-09-15	वर्ल्ड स्विचगियर एसोसिएट्स प्रा० लि० 149 पटेल रोड कोयम्बतूर 641009) (तमिलनाडु)	निम्नलिखित रेटिंग के मोनो सेट पम्प साइज 75--65 मिमी, गति 1430 अक्षर प्रति मिनट प्रकार एमबी 2, मोटर, 3.7 किलो वाट (हाफ) बर्ग-ई कार्य बिन्दु एम० शीर्ष डिस्चार्ज 12.5 पाइप प्रति सेकण्ड समग्र क्षमता 5% IS : 325-1970 और IS : 1520-1972	
23. सीएम/एल- 7995 1979-09-13	79-10-01	80-09-30	इंडिया मोटर लि० प्लाट नं० 14 इंडस्ट्रियल इस्टेट, भाम्बूर मद्रास 600088	एक फेजी एसी बिद्युत मोटर सम्पूर्ण धारा वाट घंटा मोटर, बर्ग 2, रेटिंग 2.5ए और 5-10 ए IS : 722 (भाग 2)--1977	

(1)	(2)	(3)	(4)	(5)	(6)
24. सीएम/एल-7996 1979-09-13	79-10-01	80-09-30	यमुना उद्योग खजुरी रोड, यमुना नगर-135001	चाय को पेटियों के लिए लक्ष्य-- IS : 10 (भाग 3)--1974	
25. सीएम/एल-7997 1979-09-13	79-10-01	80-09-30	सोमानी फौरी एलायम लि० कल्याणी रोड, कल्याणी जिला नाडिया (प० बंगाल) कार्यालय : 46/सी घोरगी रोड 15वां मंजिल, कलकत्ता-700071	कार्बन इस्पात डलवा बिलेट इंगट (मानक किस्म) IS : 6914--1978	
26. सीएम/एल--7998 1979-09-13	79-11-01	80-09-30	" "	कार्बन इस्पात डलवा बिलेट इंगट (साधारण किस्म)-- IS : 6915--1978	
27. सीएम/एल-7999 1979-09-13	79-10-0	80-09-30	ग्रनपुम इंडस्ट्रीज, 1/3 चेतला रोड, कलकत्ता-70005 (कार्यालय 594 ब्लाक "प्रो" न्यू घर्लापुर, कलकत्ता- 700053)	25 मिमी, 50 मिमी, 80 मिमी साइज के गैस प्रचालित रिले प्रकार डीएफ 1, डीएफ 2, डीएफ-3 कमश-- IS : 3637-- 966	
28. सीएम/एल-8000 1979-09-14	79-10-01	80-09-30	राज्यभारम इलेक्ट्रिक इंडस्ट्रीज सो-2 इंडस्ट्रियल इस्टेट बेस गोदाम, जयपुर-302006	1100 बोल्ड की कार्यकारी बोल्डता के लिए नाबे के चालकों वाले पीबीसी रोहित (भारी काम) केवल, IS 1554 (भाग 1)--1976	
29. सीएम/एल-8001 1979-09-14	79-10-01	80-09-30	कोरोमडल इंधारा प्रोडक्ट्स प्रा० लि०, 28 इल्लुपा धोपू स्ट्रीट कन्नादिपेट मद्रास- 600019	मालाधियान धूलन चुर्न-- IS 2569-1978	
30. सीएम/एल- 8002 1979-09-17	79-10-01	80-09-30	उमाशंकर सोमानी इंडस्ट्रियल टेक्स्टाइल्स, न्यू देवाम रोड, इंदौर (कार्यालय : 139 एमटी क्वाथ मार्किट इंदौर)	चीनी तेल उद्योग के लिए-सूती छत्रा कपड़ा किस्म--सं० 2-- IS 1178-1973	
31. सीएम/एल-8003 1979-09-17	79-10-01	80-09-30	शटर्स इंडिया सराफ बिल्डिंग ए०टी० रोड, गोहाटी-781001 (अरुम)	धातु के रोलिंग शटर, रोलिंग मिल अपने प्राप लिवटम वाले-- IS : 6248-1971	
32. सीएम/एल -- 8004 1979-09-17	79-10-01	80-09-30	त्रिवेणी स्टील प्रा० लि० 8/7 एम टी एच रोड, अम्बालूर मद्रास-700098	संरचना इस्पात (मानक किस्म)-- IS : 226-1975	
33. सीएम/एल-- 8005 1979-09-19	79-01-01	80-09-30	कनोडिया स्टील्स (प्रो०) प्राइव्त्स लिम्स (लि०) जी-2 एमएचडीसी इंडस्ट्रियल एरिया, बोसार नारापुर, जिला ठाणे (महाराष्ट्र) कार्यालय : स्टेडियम हाउस 81/83 बीर नरीमन रोड, बम्बई-400020	संरचना इस्पात (मानक किस्म) में बेलन के लिए कार्बन इस्पात की डलवा बिलेट इंगट-- IS : 6914--1978	
34. सीएम/एल- 80006 1979-09-19	79-10-01	80-09-30	" "	संरचना इस्पात (साधारण किस्म)--में बेलन की लिए कार्बन इस्पात की डलवा बिलेट इंगट-- IS : 6915--1978	
35. सीएम/एल-- 8007 1979-09-19	79-10-01	80-09-30	राकसी इन्टरप्राइजेज (प्रा०) लि० 309/91 शाहजहाबा बाग, घोल्ड रोड नक रोड, बिल्सी-110035	100 बोल्ड तक की कार्यकारी बोल्डता के लिए नाबे और एलुमीनियम के चालकों वाले पीबीसी रोहित बोल बड़े, बोल रहित केवल-- IS : 1554(भाग 1)--1976	
36. सीएम/एल - 8008 1979-09-19	79-10-01	80-09-30	" "	1100 बोल्ड तक कार्यकारी बोल्डता के लिए नाबे और एलुमीनियम के चालकों वाले पीबीसी रोहित बोल, बड़े, बोल रहित केवल-- IS 694--1977	
37. सीएम/एल- 8009 1979-09-21	79-10-01	80-09-30	हिन्दुस्तान साष्ट लि० (भारत सरकार उपक्रम) खडबोवा जिला मुन्नेर नगर, पिन- 382780 (गुजरात)	शोमान तरुतीकी-- IS 2142--1971	

(1)	(2)	(3)	(4)	(5)
38. सीएम/एल-8010 1979-09-21	79-10-01	80-09-30	कर्नाटक बैंक कारपोरेशन, न्यू टिम्बर यार्ड, लेफ्टाउट मैसूर रोड, बंगलौर-560026 (कार्यालय-3-131-ए आर वी रोड) वी वी पुरम बंगलौर-560004 (कर्नाटक)	पैराफ़िन मोम प्रकार-- 3 IS : 4654--1974
39. सीएम/एल-8011 1979-09-21	79-10-01	80-09-30	हिन्द पल्पराइजर कम्पनी 6, भक्तिनगर, इंडस्ट्रियल इस्टेट, राजकोट-360002 (गुजरात)	कारबेरिल धूलन चूर्ण-- IS : 7122--1973
40. सीएम/एल-8012 1979-09-21	79-10-01	80-09-30	गुजरात ऐग्रो केमिकल्स मैनुफैक्चरिंग कं० 151, 152/1, 153/1 ओम्हाईबीसी इण्डस्ट्रियल इस्टेट, तरोदा-383330 जिला अहमदाबाद	डीडीटी धूलन चूर्ण-- IS : 564-1975
41. सीएम/एल-8013 1979-09-21	79-10-01	80-09-30	हिन्द पल्पराइजिंग कं०, 6-भक्तिनगर इंडस्ट्रियल इस्टेट, राजकोट 360002- (गुजरात)	एन्डोमल्फान पायमनीय सान्द्र-- IS : 4323--1967
42. सीएम/एल-8014 1979-09-21	79-10-01	80-09-30	बंगलौर पेट्रोक प्रा० लि०, 113/2 एक किण्व स्टेज मानगुरुवन ह्यासी राजाजजी नगर इण्डस्ट्रियल टाउन, बंगलौर-560044 (कर्नाटक) (कार्यालय : एड्डे क्राम, मगडी कोर्ड रोड, विजयनगर एक्स- टेंशन, बंगलौर 560040)	पैराफ़िन मोम प्रकार-- 3 IS : 4654--1974
43. सीएम/एल-8015 1979-09-21	79-10-01	80-09-30	नागालैण्ड मोष एंड केमिकल फैक्टरी, खरमोहल, पो०ग्रो० बीमापुर जिला, कोहिमा, नागालैण्ड ।	पैराफ़िन मोम प्रकार-- 3 IS : 4554--1974
44. सीएम/एल-8016 1979-09-21	79-10-01	80-09-30	श्री भास्कर ऐग्रो केमिकल्स एंड काटन इण्डस्ट्रीज, नालिपडू, गुटूर-522005 (आन्ध्र प्रदेश)	मैलाधियान पायमनीय सान्द्र-- IS : 2567-1978
45. सीएम/एल-8017 1979-09-24	79-10-01	80-09-30	हिन्द पल्पराइजर कं० 6 भक्तिनगर इण्ड- स्ट्रियल इस्टेट, राजकोट-360002 (गुजरात)	मैलाधियान पायमनीय सान्द्र-- IS : 2567--1978
46. सीएम/एल-8018 1979-09-24	79-10-01	80-09-30	यूनियम कार्बाइड इंडिया लि०, काली प्रसाद बेरासिया रोड, भोपाल (म० प्र०)	कारबेरिल तकनीकी-- IS : 7539-1975
47. सीएम/एल-8019 1979-09-24	79-10-01	80-09-30	धनलक्ष्मी केमिकल्स, प्लॉट नं० 98, सिबका इण्डस्ट्रियल इस्टेट रानीपेट-632403 (तमिलनाडु)	कापर सल्फेट तकनीकी -- IS : 261--1966
48. सीएम/एल-8020 1979-09-24	79-10-01	80-09-30	माधव केपेसिटर्स प्रा० लि० श्री-5-2 एमआर्डी ओमी इण्डस्ट्रियल इस्टेट, भोमारी, गुणे-411026 (कार्यालय : भारत कोल कम्पाउंड, बिल बाजार कुरला, बम्बई-400070)	3 के वी आर, 415 वोल्ट की पावर प्रणालियों के लिए ग्रेट संधारित्र-- IS : 2934--1964
49. सीएम/एल-8021 1979-09-24	79-10-01	80-09-30	एल पी हंजीनियरिंग वर्क्स सी-1, वी-11 जी आर्डी ओ सी प्रमोटेराय, जिला बलसाड (गुजरात)	विटका एलुमिनियम के बर्तन, ग्रेड 19000. IS : 562 (भाग 1)--1967
50. सीएम/एल-8022 1979-09-24	79-10-01	80-09-30	हिन्द पल्पराइजर कं०, भक्तिनगर, इण्ड- स्ट्रियल इस्टेट, राजकोट-360002 (गुजरात)	बीएचसी जल परिक्षी चूर्ण सान्द्र-- IS : 562--1972
51. सीएम/एल--8023 1979-09-24	79-10-10	80-09-30	"	कारबेरिल जल परिक्षी चूर्ण सान्द्र धूमि से छिड़काव करने वाला-- IS : 7121--1973
52. सीएम/एल--8024 1979-09-25	79-10-01	80-09-30	"	बीएचसी धूलन चूर्ण-- IS : 561--1978

(1)	(2)	(3)	(4)	(5)	(6)
53	सीएम/एल--8025 1979-09-26	79-10-01	80-09-30	एन साइबिल (प्रा०) लि० यूनिट सं० II जीटी रोड मुधियाना-141003 पंजाब	साइबिलो के केम-- IS 623--1963
54	सीएम/एल- 8026 1979-09-26	79-01-10	80-09-30		साइबिल के मठगाह (अगले और विछने)-- IS 6218--1971
55	सीएम/एल-- 8027 1979-09-26	79-10-01	80-09-30	भारती मिनराल्स (पेस्टोसाइट्स डिबीजन), 15/7, मथुरा रोड, फरीदाबाद-121002	बीएससी (एटसीएच) धूलन वर्ण-- IS 581--1978
56	सीएम/एल-- 8028 1979-09-27	79-10-16	80-10-15	वेस्टिंगहाउस मैक्सवी फार्मस लि० 17, गार्बेट रोड कलकत्ता-7000014	इपि कार्यों के लिये माफ ताजे ठंडे पानी के निम्न माहज के क्षैतिज अपकेम्प्री पम्प माहज 80×65 मिमी०, गति 1440 चक्कर प्रति मिनट कार्य विन्दु 12.5 एस शीर्ष पर डिस्चार्ज 775 पीएच प्रति मिनट क्षमता 6.1% पावर निवेश 2.5 कि बी-- IS 6595-1075
57	सीएम/एल-- 8029 1979-09-27	79-10-16	80-10-15	लोकन धर्मासीटर्स, 2580/3, आनन्द निवास कास रोड सं० 1, अम्बाला कैन्ट- 13300001 (हरियाणा)	डाक्टरी धर्मासीटर टोम डब्ली वाले प्रकार-- IS 3055(भाग 1)--1977
58	सीएम/एल-- 8030 1979-08-27	79-01-16	80-10-15	भारत स्टील इटरप्राइजेस, भारत नगर, मंगला सरचना इस्पात (मानव किम्म) गिरी गूदर जिला (कार्यालय 14-22-41 आर आर अम्पाराव स्ट्रीट, विजयवाड़ा 522001)	IS 226--1975
59	सीएम/एल-- 8031 1979-08-29	79-01-16	80-10-15	हुगली लैमिनेटिंग इंडस्ट्रीज, 144/145, जे एन मुखर्जी रोड (धुसुरी) हावड़ा (कार्यालय 8, कलाहबरी कलकत्ता- 700001)	उर्वरक भरने के लिए परतदार जूट की भोरिया-- IS 7406-1974
60	सीएम/एल - 8032 1979-08-28	79-10-16	80-10-15	किलोस्कर प्रदर्स लि० देवाम-455001 (म०प्र०)	इपि कार्यों के लिए मोनोस पम्प-- IS 6995--1972 और IS 7453-1975
61	सीएम/एल 8033 1979-09-28	79-10-01	80-09-30	एन साइबिल प्रा० लि० (यूनिट सं० 2) जी टी रोड, मुधियाना (पंजाब)	साइबिल के आगे के फोर्क माईकिल 55×60 IS 2061--1961
62	सीएम/एल- 8034 1979-09-28	79-10-01	80-09-30	नवभारत आयर्न फाउंड्री एंड इंजी क० डिजल इजिन-- पटेलमार्ग, गाजियाबाद (उ०प्र०)	IS 1601--1960
63	सीएम/एल-- 8035 1979-09-28	79-10-16	80-10-15	बिहार मेट्रल ट्रेनिंग क०, बी-30, पहली फेज, इन्डस्ट्रियल एरिया, आदित्यपुर जम- शेदपुर (बिहार)	सामान्य कार्यों के लिये चौकीर अगले लुकेने फलकवाले पात्रे-- IS 274(भाग 1)--1966
64	सीएम/एल - 8036 1979-09-28	79-10-16	80-10-15	डीकन बायर्स लि० बोम्महाली, बगलौर- 560068 कर्नाटक	इस्पात कोर वाले एलुमीनियम बालको के लिए इस्पात के तार के कोर-- IS 398 (भाग 2)--1976
65	सीएम/एल-- 8037 1979-09-28	79-10-16	80-10-15	हिन्द पल्बराइजर्स क० 6, भक्तिनगर, इन्डस्ट्रियल इस्टेट, राजकोट-360002 (गुजरात)	डीपीटी पायमनीय सान्द्र IS 633--1975
66	सीएम/एल-- 8038 1979-09-28	79-10-16	80-10-15	कोरोमंडल लुत्रिकेटस ए-7, आटातगर इन्डस्ट्रियल इस्टेट, विशाखापत्तनम- 5300012 (आन्ध्र प्रदेश)	पैगफिन माम प्रकार-- 3 IS 4651--1974
67	सीएम/एल- 8039 1979-09-28	79-10-16	80-10-15	मैटलक्राफ्ट 1, इन्डस्ट्रियल एक्सपेंशन एरिया, जम्मू कैन्ट-180003	हाथ से लगानार चलने वाले नैपसक स्प्रेयर 16 लीटर क्षमता तक पिस्टन प्रकार-- IS 3906 (भाग 1)--1979

(1)	(2)	(3)	(4)	(5)	(6)
68. सीएम/एल-8040 1979-09-28	79-10-16	80-10-15	प्रिनि कैमिकल्स, प्लॉट नं० 28-29 वैराफीन मोम प्रकार-- 3 इंडस्ट्रियल एरिया, बामबाड़ा, 327001 (राजस्थान) IS : 4654--1974		
69. सीएम/एल--8041 1978-09-28	79-10-16	80-10-15	मुलखराज कं० 4, 14, 16 म्यू मार्किट रमेशनगर, नई दिल्ली 110015	दूध के गिरेट, 10.75 मिली-- IS : 1223 (भाग 2)--1972	
70. सीएम/एल--8042 1979-09-28	80-10-16	80-10-15	भारत स्टील इंडस्ट्रिज लि., भारतनगर जीटी रोड संगलागिरी (कां० 11-22-41 धार धार अय्याराव स्ट्रीट विजय-बाड़ा--520001)	क्रक्रीट प्रबलन टडी मरोड़ी विकृत इस्पात के मरिये-- IS : 1786--1966	
71. सीएम/एल--8043 1979-09-28	79-10-16	80-10-15	यूपी मेटल एण्ड बायर्स प्रा० लि०, 3-जी जस्तीकृत इस्पात प्रबलित एलुमिनियम इंडस्ट्रियल इस्टेट, रायपुर (म०प्र०) के चालक और एलुमिनियम के लड़वार चालक-- IS : 398(भाग 1 और 2)--1976		
72. सीएम/एल--8044 1979-09-28	79-10-16	80-10-15	भारती स्टील्स, गांव रोहपुर कलैं, फोकल संरचना इस्पात (मानक किस्म)-- प्याहद के पास लुधियाना (पंजाब) IS : 226--1975		

[सं० सीएमबी/13:11]

ए० पी० बनर्जी, अपर महाविभाग

S.O. 1772. --In pursuance of sub-regulation (1) of Regulation 8 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended from time to time, the Indian Standards Institution hereby notifies that seventy two licences, particulars of which are given in the following Schedule, have been granted during the month of September 1979 authorising the Licensees to use the Standard Marks:

SCHEDULE

Sl. No.	Licence No. (CM/L)	Period of validity From To	Name and Address of the Licensee	Article/Process Covered by the Licences and the Relevant IS: Designation
(1)	(2)	(3)	(4)	(5)
1.	CM/L-7973 1979-09-04	79-09-16 80-09-15	Gujarat Agro Chemicals Mfg. Co., 151, 152/1 & 153/1, GIDC Indl. Estate, Naroda, Ahmedabad (Gujarat)	DDT emulsifiable concentrates-- IS : 633--1975
2.	CM/L-7974 1979-09-04	79-09-16 80-09-15	Indian Steel & Wire Products Ltd., Indranagar, Jamshedpur-831008	Core wire for metal arc welding electrode IS : 2879--1975
3.	CM/L-7975 1979-09-06	79-09-16 80-09-15	Eltee Enterprises, 28, Suryodaya Estate, Tardeo, Bombay-400034 (Off: 133/134, Jer Mahal, Dhobi Talao, Bombay-400002)	Door handles, Type 4-- IS : 208--1972
4.	CM/L-7976 1979-09-06	79-09-16 80-09-15	--do--	Barrel tower bolts, Type 5-- IS : 204--1974
5.	CM/L-7977 1979-09-06	79-09-16 80-09-15	Apex Cable Industries, C 1-10 GIDC Antalia P.O. Billimora-396321, Distt. Valsad, (Gujarat)	PVC insulated (heavy duty) electric cables for working voltages up to and including 1100 volts IS : 1554 (Pt.-I)--1976
6.	CM/L-7978 1979-09-06	79-09-16 80-09-15	H.U.F. Laljibhai Jivram Gajjar, Forge & Blower Co. Premises, Naroda Road, Ahmedabad-380025 (Gujarat)	Monoset pumps for clear, cold, fresh water for agricultural purposes of the following, sizes: Size: 62x50 mm; Motor: 3.7kW Class 'E'; Speed: 2880 RPM; Type/Model: ES; Duty Point; At 18 m head, discharge 12.8 lps & overall efficiency 47%-- IS : 6595--1972; and IS:7538--1975
7.	CM/L-7979 1979-09-06	70-09-16 80-09-15	Mukesh Metal Box Co. Mavdi Plot, Rajkot-360004 (Gujarat)	18-Litre square tins-- IS : 916--1975

(1)	(2)	(3)	(4)	(5)	(6)
8. CM/L-7980 1979-09-06	79-09-16	80-09-15	Rinki Industrial Oils Ltd., Dunia-389350 Near Halol Distt. Panch Mahal (Gujarat)	New insulating oils for transformers and switchgears— IS : 335 - 1972	
9. CM/L-7981 1979-09-10	79-09-16	80-09-15	Bharat Conductors Pvt. Ltd., (II Unit), 116 & 117, Peenya Industrial Area 2nd Stage, IIIrd Phase, Bangalore-560058	Aluminium stranded conductors and aluminium conductors galvanized steel reinforced— IS: 398 ;Pt I & II) -1976	
10. CM/L-7982 1979-09-10	79-09-16	80-09-15	Krishnionics, 40, Gujarat Vepari Mahamandal Industrial Complex, Odhav (Gujarat)	Shunt capacitors for power systems 5 KVAR 440 volts and 10 KVAR 415 volts— IS : 2834 -1964	
11. CM/L-7983 1979-09-10	79-09-16	80-09-15	Apex Cable Industries, C 1-10 GIDC Antalia P.O., Billimora-396321, Distt. Balsad (Gujarat)	PVC insulated cables for working voltages up to and including 1100 vlt— IS : 694—1977	
12. CM/L-7984 1979-09-11	79-06-16	80-09-15	Raj Steel Rolling Mills Guru Ki Nagari Dadheri Road, Mandi Gobindgarh (Punjab)	Structural steel (standard quality)— IS : 226—1975	
13. CM/L-7985 1979-09-11	79-09-16	80-09-15	Raj Steel Rolling Mills, Guru Ki Nagari, Dadheri Road, Mandi Gobindgarh (Punjab)	Structural steel (ordinary quality)— IS : 1977-1975	
14. CM/L-7986 1979-09-11	79-09-16	80-09-15	Hlm Chemicals & Fertilizers, Maganpura, Teh. Nalagarh, Distt. Solan (H.P.)	Zinc sulphate, agricultural grade— IS : 8249—1976	
15. CM/L-7987 1979-09-11	79-09-16	80-09-15	Shree Ganesh Chemical Inds., Village, Birodingi Near C.T.I. P.O., Dassnagar-711105, Distt. Howrah (Off : 157, Netaji Subhas Road, Calcutta-700001).	Paraffin wax, type-3— IS : 4654—1974	
16. CM/L-7988 1979-09-11	79-09-16	80-09-15	Shyam Steel Industries, 220/3/1, G.T. Road (N), Ghusray, Howrah-711107	Structural steel (standard quality)— IS : 226—1975	
17. CM/L-7989 1979-09-11	79-09-16	80-09-15	-do-	Structural steel (ordinary quality)— IS : 1977—1975	
18. CM/L-7990 1979-09-11	79-09-16	80-09-15	Hind Pulverizer Co., 6, Bhaktinagar Indl. Estate, Rajkot-360002 (Gujarat)	DDT WDPC— IS : 565—1975	
19. CM/L-7991 1979-09-11	79-09-16	80-09-15	Kaveri Chemicals Pvt. Ltd., Thirumolapuram, Tiruvalla-689101, Distt. Alloppey, Kerala.	Alumino ferric— IS : 299—1975	
20. CM/L-7992 1979-09-11	79-09-16	80-09-15	Bhaskara Agro Chemicals & Cotton Industries, Nalapadu, Guntur-522005 (A.P.)	DDT WDPC— IS : 565—1975	
21. CM/L-7993 1979-09-11	79-09-16	80-09-15	Shelat Brothers (Props : S H. Shelat & Sons). 'Shelat Gardens', 144 Shivarom Village, Mahabalipuram High Road, Thoraipakkam P.O., Madras-600020 (Off : No. 5, Luckmandass treet, Park Town, Madras-600003).	Pyrethrum extracts— IS : 1051—1973	
22. CM/L-7994 1979-09-12	79-09-16	80-09-15	Bluemont Switchgears Associates Pvt. Ltd., 149, Patel Road, Coimbatore-641009 (T.N.)	Monoset pumps of the following rating: Size : 75 × 65 mm; Speed : 1430 RPM; Type : MB2; Motor : 3.7 kW (5 HP) Class 'E'; Duty Point : At 19.5 m head, discharge 12.5 lps overall efficiency 55 %— IS : 325—1970 & IS : 1520—1972	
23. CM/L-7995 1979-09-13	79-10-01	80-09-30	India Meters Ltd., Plot No. 14, Indl. Estate, Ambattur, Madras-600058	Single-phase ac electricity meters, whole current watthour metrs, class 2; ratio 2.5—5A and 5—10A— IS : 722 (Pt II)—1977	

(1)	(2)	(3)	(4)	(5)	(6)
24.	CM/L-7996 1979-09-13	79-10-01	80-09-30	Yamuna Udyog, Khajuri Road, Yumna Nagar-135001.	Tea-chest battens-- IS : 10(Pt III) -1974
25.	CM/L-7997 1979-09-13	79-10-01	80-09-30	Somani Ferro Alloys Ltd., Kalyani Road, Kalyani Distt. Nadia (W.B.) (Off : 46/C, Chowringhee Road, 15th Floor, Calcutta-700071)	Carbon steel cast billet ingots (standard quality)-- IS : 6914 -1978
26.	CM/L-7998 1979-09-13	79-10-01	80-09-30	-do-	Carbon steel cast billet ingots (ordinary quality)-- IS : 6915-1978
27.	CM/L-7999 1979-09-14	79-09-16	80-09-15	Atvas Industries, 1/3, Chetla Road, Calcutta-700053 (Off : 594 Block 'O' New Alipore, Calcutta-700053)	Gas operated relays size 25 mm, 50 r 80 mm, Type DF1, DF2, DF3 respec- tively- IS : 3637-1966
28.	CM/L-8000 1979-09-14	79-10-01	80-09-30	Rajasthan Electric Industries, C-2, Industrial Estate, Bais Godown, Jaipur-302006	PVC insulated (heavy duty) cables for working voltages upto and including 1100 volts with copper conductors-- IS : 1554(Pt I)-1976
29.	CM/L-8001 1979-09-14	79-10-01	80-09-30	Coromandel Indag Products P. Ltd., 28, Illuppa Thoppu Street, Kaladipet, Madras-600019	Malathion dusting powders-- IS : 2568-1978
30.	CM/L-8002 1979-09-17	79-10-01	80-09-30	Uma Shankar Somani Indl. Textiles, New Dewas Road, Indore (Off : 139 M. I. Cloth Market, Indore).	Cotton filter cloth for sugar and oil in- dustries variety No. 2-- IS : 1178-1973
31.	CM/L-8003 1979-09-17	79-10-01	80-09-30	Shutters India, Saraf Building, A. T. Road, Gauhati-781001 (Assam)	Metal rolling shutters and rolling grills, self coiling type- IS : 6248-1971
32.	CM/L-8004 1979-09-17	79-10-01	80-09-30	Trivani Steel Pvt. Ltd., 8/7, M. T. H. Road, Ambattur, Madras-600098	Structural steel (standard quality)-- IS : 226-1975
33.	CM/L-8005 1979-09-19	79-10-01	80-09-30	Kanoria Steels (Prop : Aditya Mills Ltd.), G-2 MIDC Industrial Area, Boisar, Tara- pur, Distt. Thana (Maharashtra) (Off : Stadium House, 81/83, Veer Nariman Road, Bombay-400020)	Carbon steel cast billets ingots for rolling into structural steel (standard quality)-- IS : 6914-1978
34.	CM/L-8005 1979-09-19	79-10-01	80-09-30	-do-	Carbon steel cast billets ingots for rolling into structural steel (ordinary quality)-- IS : 6915-1978
35.	CM/L-8007 1979-09-19	79-10-01	80-09-30	Roxy Enterprises (Pvt) Ltd., 308/9, Shahazada Bagh, Old Rohtak Road, Delhi-110035	PVC insulated, sheathed and unsheathed cables with aluminium and copper con- ductors for working voltages upto and including 1100 volts-- IS : 1554(Pt I) -1976
36.	CM/L-8008 1979-09-19	79-10-01	80-09-30	-do-	PVC insulated sheathed and unsheathed cables with aluminium and copper conductors (for working voltages upto 1100 V)-- IS : 694-1977
37.	CM/L-8009 1979-09-21	79-10-01	80-09-30	Hindustan Salts Ltd (A Govt. of India Undertaking), Kharaghoda, Distt. Surendra Nagar, Pin-382760 Gujarat	Bromine, technical-- IS : 2142-1974
38.	CM/L-8010 1979-09-21	79-10-01	80-09-30	Karnataka Wax Corporation, New Timber Yard Layout, Avalahalli, Mysore Road, Bangalore-560026 (Off : 131-A, R. V. Road, V. V. Puram, Bangalore-560004 Karnata- ka)	Paraffin wax, Type-3-- IS : 4634 -1974
39.	CM/L-8011 1979-09-21	79-10-01	80-09-30	Hind Pulverizer Co., 6, Bhaktinagar Indl. Estate, Rajkot-360002 (Guja- rat)	Carbaryl dusting powders-- IS : 7122-1973

(1)	(2)	(3)	(4)	(5)	(6)
40.	CM/L-8012 1979-09-21	79-10-01	80-09-30	Gujarat Agro Chemicals Mfg. Co., 151, 152/1, 153/1 GIDC Indl. Estate, Naroda-383330, Distt. Ahmedabad	DDT Dusting Powders— IS : 564—1975
41.	CM/L-8013 1979-09-21	79-10-01	80-09-30	Hind Pulverizer Co., 6, Bhaktinagar Indl. Estate, Rajkot-360002 (Gujarat)	Endosulfan emulsifiable concentrates— IS : 4323—1967
42.	CM/L-8014 1979-09-21	79-10-01	80-09-30	Bangalore Petrochem Pvt. Ltd., 113/ 2F, 5th Stage, Saneguruvana Halli, Rajajinagar Indl. Town, Bangalore- 560044 (Karnataka) (Off : 904 IIIrd Cross Magadi Chord Road, Vijayanagar Extension, Ban- galore-560040)	Paraffin wax, type-3— IS : 4654—1974
43.	CM/L-8015 1979-09-21	79-10-01	80-09-30	Nagaland Soap & Chemical Factory, Khormohal P.O. Demapur, Distt. Kohima, Nagaland	Paraffin wax, type-3— IS : 4654—1974
44.	CM/L-8016 1979-09-21	79-10-01	80-09-30	Sri Bhaskara Agro Chemical & Cotton Industries, Nallapadu, Guntur- 522005 (A.P.)	Malathion emulsifiable concentrate— IS : 2567—1978
45.	CM/L-8017 1979-09-24	79-10-01	80-09-30	Hind Pulverizer Co., 6, Bhaktinagar Indl. Estate, Rajkot-360002 (Gujarat)	Malathion emulsifiable concentrates— IS : 2567—1978
46.	CM/L-8018 1979-09-24	79-10-01	80-09-30	Union Carbide India Ltd., Kali Parade, Berasia Road, Bhopal (M.P.)	Carbaryl, technical— IS : 7539—1975
47.	CM/L-8019 1979-09-24	79-10-01	80-09-30	Dhanalakshmi Chemicals, Plot No 98, Sideo Indl. Estate, Ranipet- 632403 (T.N.)	Copper sulphate, technical— IS : 261—1966
48.	CM/L-8020 1979-09-24	79-10-01	80-09-30	Madhav Capacitors Pvt. Ltd., B-5-2, MIDC Indl. Estate, Bhosari, Poona- 411026 (Off : Bharat Coal Compound, Bill Bazar, Kurla, Bombay-400070)	Shunt capacitors for power systems 3 KVAR, 415 volts— IS : 2834—1964
49.	CM/L-8021 1979-09-24	79-10-01	80-09-30	Elpee Engineering Works, C-1, B-11, GIDC Umbergaon, Distt. Balsar (Gujarat)	Wrought aluminium utensils grade : 1900°— IS : 1660 (Part I)—1967
50.	CM/L-8022 1979-09-24	79-10-01	80-09-30	Hind Pulverizer Co., 6, Bhaktinagar Indl. Estate, Rajkot—360002 (Guj- arat)	BHC water dispersible powder concentra- tes— IS : 562—1972
51.	CM/L-8023 1979-09-24	79-10-01	80-09-30	-do-	Carbaryl water dispersible powder concen- trates 'Ground spray grade'— IS : 7121—1973
52.	CM/L-8024 1979-09-25	79-10-01	80-09-30	-do-	BHC dusting powders— IS : 561—1978
53.	CM/L-8025 1979-09-26	79-10-01	80-09-30	Avon Cycles (P) Ltd., (Unit No. II), G. T. Road, Ludhiana—141003 (Punjab)	Bicycle frames— IS : 623—1963
54.	CM/L-8026 1979-09-26	79-10-01	80-09-30	-do-	Bicycle mudguards (front & rear)— IS : 6218—1971
55.	CM/L-8027 1979-09-26	79-10-01	80-09-30	Artee Minerals (Pesticides Division) 15/7, Mathura Road, Faridabad- 121002	BHC (HCH) Dusting Powders— IS : 561—1978
56.	CM/L-8028 1979-09-27	79-10-16	80-10-15	Westinghouse Saxby Farmer Ltd., 17 Convent Road, Calcutta-700014	Horizontal centrifugal pumps for clear, cold, fresh water for agricultural pur- poses of the following sizes : Size : 80 × 65 mm; Speed : 1440 RPM; Duty Point : At 12.5 M head, discharge 775 lpm efficiency 6.1% and power input 2.5 kW— IS : 6595—1975

(1)	(2)	(3)	(4)	(5)	(6)
57.	CM/L-8029 1979-09-27	79-10-16	80-10-15	Lokan Thermometers, 2580/1, Anand Niwas Cross Road No. 1, Ambala Cantt—133001 (Haryana)	Clinical thermometers, solid stem type— IS : 3055(Pt. I)—1977
58.	CM/L-8030 1979-09-27	79-10-16	80-10-15	Bharat Steel Enterprises, Bharat Nagar, Mangalagiri, Guntur Distt. (Off : 11-22-41 R. R. Apparao Street, Vijayawada-522001)	Structural steel (standard quality) IS : 226—1975
59.	CM/L-8031 1979-09-28	79-10-16	80-10-15	Hooghly Laminating Industries, 144/145, J. N. Mukherjee Road, Ghosuri (Howrah), (Off : 6, Clive Row, Calcutta-700001)	Laminated jute bags for packing fertilizers IS : 7406—1974
60.	CM/L-8032 1979-09-28	79-10-16	80-10-15	Kirloskar Brothers Ltd., Dewas-455001 (M.P.)	Monoset pumps for agricultural purposes— IS : 6595—1972 and IS : 7538—1975
61.	CM/L-8033 1979-09-28	79-10-01	80-09-30	Avon Cycles Pvt. Ltd., (Unit No. 2), G.T. Road, Ludhiana (Punjab)	Bicycle front fork, sizes 55 & 60— IS : 2061—1962
62.	CM/L-8034 1979-09-28	79-10-01	80-09-30	Nav Bharat Iron Foundry & Engg. Co., Patel Marg, Ghaziabad (U.P.)	Diesel engines— IS : 1601—1960
63.	CM/L-8035 1979-09-28	79-10-16	80-10-15	Bihar Central Trading Co., B-30, First Phase, Indl. Area Adityapur, Jamshedpur (Bihar)	Square nose general purposes, shovel blade only— IS : 274(Pt. I)—1966
64.	CM/L-8036 1979-09-28	79-10-16	80-10-15	Deccan Wires Ltd., Bommanhalli, Bangalore-560068 (Karnataka)	Steel wire for the core of steelcored aluminium conductors— IS : 398(Pt. II)—1976
65.	CM/L-8037 1979-09-28	79-10-16	80-10-15	Hind Pulverizers Co., 6, Bhaktinagar Indl. Estate, Rajkot—360002 (Gujarat)	DDT emulsifiable concentrates— IS : 633—1975
66.	CM/L-8038 1979-09-28	79-10-16	80-10-15	Coromandal Lubricants, A-7, Autonagar Indl. Estate, Visakhapatnam-530012 (A.P.)	Paraffin wax, type 3— IS : 4654—1974
67.	CM/L-8039 1979-09-28	79-10-16	80-10-15	Metalcraft, 1, Industrial Extension Area, Jammu Cantt—180003	Hand operated continuous knapsack sprayer, upto 16 litres capacity, Piston Type— IS : 3906(Pt. I)—1974
68.	CM/L-8040 1979-09-28	79-10-16	80-10-15	Prti Chemicals, Plot No. 28-29, Industrial Area, Banswara-327001 (Rajasthan)	Paraffin wax, type 3— IS : 4654—1974
69.	CM/L-8041 1979-09-28	79-10-16	80-10-15	Mulakh Raj & Co., 4, 14, 16, New Market, Ramesh Nagar, New Delhi-110015	Milk pipettes 10.75 ml— IS : 1223(Pt. II)—1972
70.	CM/L-8042 1979-09-28	79-10-16	80-10-15	Bharat Steel Enterprises, Bharat Nagar, G.T. Road, Mangalagiri (Off : 11-22-41, R.R. Appa Rao Street, Vijayawada-520001)	Cold twisted deformed steel bars for concrete reinforcement— IS : 1786—1966
71.	CM/L-8043 1979-09-28	79-10-16	80-10-15	U.P. Metals & Wire Pvt. Ltd., 3-D, Industrial Estate, Raipur (M.P.)	Aluminium stranded conductors and aluminium conductors galvanized steel reinforced— IS : 398(Pts. I & II)—1976
72.	CM/L-8044 1979-09-28	79-10-16	80-10-15	Aarti Steels, Village Sherpur Kalan, Near Focal Point, Ludhiana (Punjab)	Structural steel (standard quality)— IS : 226—1975

उद्योग मंत्रालय**(भारी उद्योग विभाग)**

नई दिल्ली, 29 अप्रैल, 1982

का० आ० 1773 :—युक्त 2994 पर इस विभाग की अधिसूचना संख्या 2311 दिनांक 30 जुलाई, 1981 में प्राधिकृत संशोधन करने हुए और सार्वजनिक परिमर (अनधिकृत दखलदारों की बेवखली) अधिनियम, 1971 (1971 का 40) की धारा 3 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार एतद्वारा श्री० डी० वी० वधवा, उप-प्रबन्धक (मिचल), बी० एच० ई० एन०, झांसी को उक्त अधिनियम के प्रयोजनों के लिए सम्पदा अधिकारी नियुक्त करती है। वह उक्त अधिनियम के द्वारा और के अधीन सम्पदा अधिकारी को प्रदत्त शक्तियों का प्रयोग और सोये गये कर्तव्यों का पालन उन स्थानीय सीमाओं के अन्दर करेगा जैसी अधिसूचना का० आ० संख्या 3544 दिनांक 9 अक्टूबर, 1976 की तालिका के भाग 2 में परिभाषित की गयी है।

[फा० सं० 14(3)/74-एच० ई० एम०]
डी० सी० भाटिया, अवर सचिव

MINISTRY OF INDUSTRY**(Department of Heavy Industry)**

New Delhi, the 29th April, 1982

S.O. 1773.—In partial modification of this Department's notification No. 2311 dated the 30th July, 1981 on page 2994 and in exercise of the powers conferred by Section 3 of the Public Premises (Eviction of Unauthorised occupants) Act, 1971 (40 of 1971) the Central Government hereby appoints Shri D. V. Wadhwa, Dy. Manager (Civil), Bharat Heavy Electrical Limited, Jhansi to be the Estate Officer for the purpose of the said Act. He shall exercise the powers conferred and perform the duties imposed on the Estate Officer, by and under the said Act, within the Local limits as defined in Part II of the table of the Notification S.O. No. 3544 dated the 9th October, 1976.

[File No. 14(3)/74-HEM]

T. C. BHATIA, Under Secy.

पेट्रोलियम, रसायन और उर्वरक मंत्रालय**(पेट्रोलियम विभाग)**

नई दिल्ली, 22 अप्रैल, 1982

का०आ० 1774:—यतः पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम, रसायन और उर्वरक मंत्रालय (पेट्रोलियम विभाग) की अधिसूचना का०आ० सं० 1572 तारीख 5-5-81 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग के अधिकार को पाइप लाइनों को बिछाने के प्रयोजन के लिए अर्जित करने का अपना आशय घोषित कर दिया था।

और यतः समक्ष प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग का अधिकार अर्जित करने का विनिश्चय किया है।

अब, अतः उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार एतद्वारा घोषित करती है कि इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाइपलाइन बिछाने के प्रयोजन के लिए एतद्वारा अर्जित किया जाता है।

और आगे उक्त धारा की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में विहित होने के बजाय तेल और प्राकृतिक गैस आयोग में, सभी बाधाओं से मुक्त रूप में, घोषणा के प्रकाशन की इस तारीख का निहित होगा।

अनुसूची

भुटाना—4 से भुटाना जी०जी०एस० 1

राज्य : गुजरात जिला व तालुका : मेहसाना

गांव	सर्वे नं.	हेक्टेयर	ए	प्रार ई	सेटीयर
मोरीपुर	190	0	09	36	
	189	0	10	56	
	188	0	10	20	
	185	0	10	20	
	179	0	04	68	
	177	0	04	56	
	176	0	04	68	

[सं० 22016/2/81—प्रो०]

MINISTRY OF PETROLEUM, CHEMICALS AND FERTILIZERS**(Department of Petroleum)**

New Delhi, 22nd April, 1982

S.O. 1774.—Whereas by a notification of the Government of India in the Ministry of Petroleum, Chemicals & Fertilizer (Department of Petroleum), S. O. No. 1572 dated 5-5-81 under sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for the purpose of laying pipeline;

And further in exercise of power conferred by sub-section (1) of Section 6 of the said Act, submitted report to the Government;

And Further whereas the Central Government has after considering the said report, decided to acquire the right of user in the lands specified in the schedule appended to this notification;

Now, therefore, in exercise of the power conferred by sub-section (1) of the section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline;

And, further in exercise of power conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands shall instead of vesting in the Central Government vest on this date of the publication of the declaration in the Oil & Natural Gas Commission free from encumbrances.

SCHEDULE

R.O.U. from JOTANA-4 to G.G.S. JOTANA-1.

STATE : GUJARAT DISTRICT & TALUKA : MEHSANA

Village	Survey No.	Hect- tare	Arc Centi- are
MODIPUR	190	0	09 36
	189	0	10 56
	188	0	10 20
	185	0	10 20
	179	0	04 68
	177	0	04 56
	176	0	04 68

[No. 12016/2/81/PROD.]

का०आ० 1775.—यतः पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम रसायन और उर्वरक मंत्रालय (पेट्रोलियम विभाग) की अधिसूचना का० आ० सं० 1944 तारीख 27-6-81 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग के अधिकार को पाइपलाइनों को बिछाने के प्रयोजन के लिए अर्जित करने का अपना आशय घोषित कर दिया था।

और यतः, सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग का अधिकार अर्जित करने का विनिश्चय किया है।

अब, अतः उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाइपलाइन बिछाने के प्रयोजन के लिए एतद्वारा अर्जित किया जाता है।

और आगे उस धारा की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों का अधिकार केन्द्रीय सरकार में विहित होने के बजाय नैल और प्राकृतिक गैस आयोग में, सभी बाधाओं से मुक्त रूप में, घोषणा के प्रकाशन की इस तारीख को निहित होगा।

अनुसूची

कूप नं० एस० एन० सी० से एस० एन० एल० तक पाइपलाइन बिछाने के लिए।

राज्य : गुजरात

जिला और तालुका : मेहसाणा

गांव	सर्वे नं०	हेक्टेयर	एकड़ ई	सेंटीयर
कसलपुरा	काटें ट्रेक	0	00	60
	592	0	14	16
	593/1	0	00	75
	591	0	03	96
	595	0	12	40

[सं० 12016/23/81-प्रो०-II]

S.O. 1775.—Whereas by notification of the Government of India in the Ministry of Petroleum, Chemicals & Fertilizer, (Department of Petroleum) S.O. 1944 dated 27-6-81 under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for the purpose of laying pipeline;

And further in exercise of power conferred by sub-section (1) of Section 6 of the said Act, submitted report to the Government;

And Further whereas the Central Government has after considering the said report, decided to acquire the right of user in the lands specified in the schedule appended to this notification;

Now, therefore, in exercise of the power conferred by sub-section (1) of the section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline;

And further in exercise of powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said land, shall instead of vesting in the Central Government vest on this date of the publication of the declaration in the Oil & Natural Gas Commission free from encumbrances.

SCHEDULE

ACQUISITION OF ROU FROM WELL NO. SNC TO SNL

STATE : GUJARAT DISTRICT & TALUKA : MEHSANA

Village	Survey No.	Hect- are	Arc Centi- iare
KASALPURA	Cart track	0	00 60
	592	0	14 16
	593/1	0	00 75
	591	0	03 96
	595	0	12 40

[No. 12016/23/81-Prod II]

का० आ० 1776.—यतः पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम, रसायन और उर्वरक मंत्रालय (पेट्रोलियम विभाग) की अधिसूचना का० आ० सं० 2790 तारीख 20-9-81 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग के अधिकार को पाइपलाइनों को बिछाने के प्रयोजन के लिए अर्जित करने का अपना आशय घोषित कर दिया था।

और यतः सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग का अधिकार अर्जित करने का विनिश्चय किया है।

अब, अतः उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करत हुए केन्द्रीय सरकार एतद्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाइपलाइन बिछाने के प्रयोजन के लिए एतद्वारा अर्जित किया जाता है।

और आगे उस धारा की उपधारा (4) द्वारा प्रवृत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में विहित होने के बजाय तेल और प्राकृतिक गैस आयोग में, सभी बाधाओं से मुक्त रूप में, घोषणा के प्रस्ताव की इस तारीख को निहित होगा।

अनुसूची

राज्य : गुजरात	जिला : मेहसाना	तालुका : कडी			
गांव	सर्वे नं०	हेक्टेयर	एम्पार ई	सेटीयर	
नानी कडी	178/5	0	16	50	
	178/6	5	00	15	
	176/11/ए	0	13	20	
	175/1	0	02	25	
	172/1/बी	0	11	85	
	172/2	0	00	60	
	176/1/बी	0	04	95	
	171	0	30	00	
	226	0	17	10	
	256	0	03	85	
	257	0	12	50	
	254	0	08	55	
	253	0	11	13	
	252	0	04	77	
	249	0	32	55	
	247	0	21	60	
	248	0	00	15	
	53/ए	0	00	10	
	49/2	0	03	45	
	50/1	0	07	05	
	52	0	14	55	
	51	0	00	60	
कार्ट ट्रैक		0	00	75	
	15/1/ए	0	21	00	
	15/1/बी	0	00	23	
	18/1	0	04	95	
	12	0	03	45	
	11	0	02	10	
	9/ए	0	03	00	
	8/ए	0	03	00	
	19	0	00	15	
	6/ए	0	20	70	
	3	0	14	45	
	1021	0	43	20	
	429	0	11	70	
	428	0	08	10	
	427	0	09	90	
कार्ट ट्रैक		0	00	75	
	425	0	05	70	
	423	0	11	85	
	422	0	15	45	
	420	0	04	35	
	419/1	0	07	50	
	419/2	0	03	60	
	418	0	08	40	
	417	0	06	75	

S.O. 1776.—Whereas by notification of the Government of India in the Ministry of Petroleum, Chemicals & Fertilizer, (Department of Petroleum) S. O. 2790 dated 20-9-81 under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for the purpose of laying pipeline;

And Whereas the Competent Authority has under sub-section (1) of Section 6 of the said Act, submitted report to the Government;

And Further whereas the Central Government has after considering the said report, decided to acquire the right of user in the lands specified in the schedule appended to this notification;

Now, therefore, in exercise of the power conferred by sub-section (1) of the section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline;

And further in exercise of power conferred by sub-section (4) of that section, the Central Government directs that the right of users in the said lands shall instead of vesting in the Central Government vest on this date of the publication of the declaration in the Oil & Natural Gas Commission free from encumbrances.

SCHEDULE

PIPELINE FROM GGS VIRAJ TO SOUTH KADI C.T.F.

STATE GUJARAT DISTRICT MEHSANA TALUKA
KADI

VILLAGE	SURVEY NO.	Hect-are	Are	Centi-are
1	2	3	4	5
NANI KADI	178/5	0	16	50
	178/6	0	00	15
	176/1/A	0	13	20
	175/1	0	02	25
	172/1/B	0	11	85
	172/2	0	00	60
	176/1/B	0	04	95
	171	0	30	00
	226	0	17	10
	256	0	03	85
	257	0	12	50
	254	0	08	55
	253	0	11	13
	252	0	04	77
	249	0	32	55
	247	0	21	60
	248	0	00	15
	53/A	0	00	10
	49/2	0	03	45
	50/1	0	07	05
	52	0	14	55
	51	0	00	60
	Cart track	0	00	75
	15/1/A	0	21	00
	15/1/B	0	00	23
	18/1	0	04	95
	12	0	03	45
	11	0	02	10
	9/A	0	03	00
	8/A	0	03	00
	19	0	00	15
	6/A	0	20	70

1	2	3	4	5
NANI KADI—(Contd.)	3	0	14	45
	1021	0	43	20
	429	0	11	70
	428	0	08	10
	427	0	09	90
	Cart track	0	00	75
	425	0	05	70
	423	0	11	85
	422	0	15	45
	420	0	04	35
	419/1	0	07	50
	419/2	0	03	60
	418	0	08	40
	417	0	06	75

[No. 12016/28/81-Prod.]

कां. आं. 1777.—यतः पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम, रसायन और उर्वरक मंत्रालय (पेट्रोलियम विभाग) की अधिसूचना कां.आं. सं. 3249 तारीख 5-11-81 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग के अधिकार को पाइपलाइनों को बिछाने के प्रयोजन के लिए अर्जित करने का अपना आशय घोषित कर दिया था।

और यतः समस्त प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग का अधिकार अर्जित करने का विनिश्चय किया है।

अब, अतः, उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाइप लाईन बिछाने के प्रयोजन के लिए एतद्वारा अर्जित किया जाता है।

और आगे उस धारा की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में विहित होने की बजाय तब और प्राकृतिक गैस आयोग में, सभी बाधाओं से मुक्त रूप में, घोषणा के प्रकाशन की इस तारीख को निहित होगा।

अनुसूची

बी० एस० एस० एन० बी० से एस० एन० के० तक

राज्य: गुजरात

जिला व तालुका: मेहसाना

गांव	सर्वे नं०	हेक्टेयर	एम्प्राई	सेन्टीयर
मुठाना	1399	0	06	84
	1368	0	04	20
	1369	0	05	40
	1372	0	05	00
	1373	0	05	00
	1397	0	04	80
	1376	0	05	00

[सं. 12016/35/81-प्र०.]

S.O. 1777.—Whereas by notification of the Government of India in the Ministry of Petroleum, Chemicals & Fertilizer, (Department of Petroleum) S.O. 3249 dated 5-11-81 under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for the purpose of laying pipeline;

And Whereas the Competent Authority has under sub-section (1) of Section 6 of the said Act, submitted report to the Government;

And Further whereas the Central Government has after considering the said report, decided to acquire the right of user in the lands specified in the schedule appended to this notification;

Now, therefore, in exercise of the power conferred by sub-section (1) of the section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline;

And further in exercise of power conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands shall instead of vesting in the Central Government vest on this date of the publication of the declaration in the Oil & Natural Gas Commission free from encumbrances.

SCHEDULE

PIPELINE ROUT FROM DS. SND TO SNK

STATE : GUJARAT DISTRICT & TALUKA : MEHSANA

Village	Survey No.	Hect-are	Cent-are
JOTANA	1399	0	06 84
	1368	0	04 20
	1369	0	05 40
	1372	0	05 00
	1373	0	05 00
	1397	0	04 80
	1376	0	05 00

[No. 12016/35/81-Prod.]

कां. आं. 1778.—यतः, पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम, रसायन और उर्वरक मंत्रालय (पेट्रोलियम विभाग) की अधिसूचना कां.आं. सं. 3255 तारीख 5-11-81 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग के अधिकार को पाइप लाईनों को बिछाने के प्रयोजन के लिए अर्जित करने का अपना आशय घोषित कर दिया था।

और यतः समस्त प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग का अधिकार अर्जित करने का विनिश्चय किया है।

अब, अतः उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में

उपयोग का अधिकार पाईपलाईन बिछाने के प्रयोजन के लिए एतद्वारा अर्जित किया जाता है।

और आगे उस धारा की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में विहित होने के बजाय तेल और प्राकृतिक गैस आयोग में, सभी बाधाओं से मुक्त रूप में, घोषणा के प्रकाशन की इस तारीख को निहित होगा।

अनुसूची

कूप नं० 105 से जी० जी० एस-1

राज्य: गुजरात जिला: भरुच तालुका: अक्लेश्वर

गांव	सर्वे नं०	हेक्टेयर	ए आर ई	सेण्टीयर
सरथान	221	0	19	50

[सं० 12016/38/81-प्रो० II]

टी० एन० परमेश्वरन, धवर सचिव

S.O. 1778.—Whereas by notification of the Government of India in the Ministry of Petroleum, Chemicals & Fertilizer, (Department of Petroleum) S.O. 3255 dated 5-11-81 under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipeline;

And Whereas the Competent Authority has under sub-section (1) of Section 6 of the said Act, submitted report to the Government;

And Further whereas the Central Government has after considering the said report, decided to acquire the right of user in the lands specified in the schedule appended to this notification;

Now, therefore, in exercise of the power conferred by sub-section (1) of the section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeling;

And further in exercise of power conferred by sub-section (4) of that section, the Central Government directs that the right of users in the said lands shall instead of vesting in the Central Government vest on this date of the publication of the declaration in the Oil & Natural Gas Commission free from encumbrances.

SCHEDULE

PIPELINE FROM WELL NO.105 TO GGS-1.

STATE:GUJARAT DISTRICT:BHARUCH TALUKA: ANKLESHWAR

Village	SurveyNo.	Hect-are	Are	Centi-are
SARTHAN	221	0	19	50

[No. 12016/38/81-Prod. II]

J.N.PARAMESWARAN, Under Secy.

(पेट्रोलियम विभाग)

नई दिल्ली, 22 अप्रैल, 1982

अधिसूचना

क्र० आ० 1779.—यतः पेट्रोलियम और खनिज पाईपलाईन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम रसायन और उर्वरक मंत्रालय (पेट्रोलियम विभाग) की अधिसूचना क्र० आ० सं० 1981 तारीख 6-1-82 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग के अधिकार को पाइप लाईनों को बिछाने के प्रयोजन के लिए अर्जित करने का अपना प्राणय घोषित कर दिया था।

और यतः सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 को उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विश्वास करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग का अधिकार अर्जित करने का विनिश्चय किया है।

अथ, अतः उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाइपलाईन बिछाने के प्रयोजन के लिए, एतद्वारा अर्जित किया जाता है।

और आगे उस धारा की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में विहित होने के बजाय तेल और प्राकृतिक गैस आयोग में, सभी बाधाओं से मुक्त रूप में, घोषणा के प्रकाशन की इस तारीख को निहित होगा।

अनुसूची

डी० एस० जे० एन० एफ० से डी० एस० झुटाणा - 1

राज्य- गुजरात जिला व तालुका - मेहसाना

गांव	सर्वे नं०	हेक्टेयर	ए आर ई	सेण्टीयर
झुटाणा	1498	0	11	76
	1497	0	04	56
	1501	0	02	76
	1502	0	02	64

[सं० 12016/55/81-प्रोड०-1]

(Department of Petroleum)

New Delhi, the 22nd April, 1982

S.O. 1779.—Whereas by notification of the Government of India in the Ministry of Petroleum, Chemicals & Fertilizer, (Department of Petroleum) S.O. 194 dated 6th January, 1982 under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for the purpose of laying pipeline;

And whereas the Competent Authority has under Sub-section (1) of Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the schedule appended to this notification;

Now, therefore, in exercise of the power conferred by sub-section (1) of the Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline;

And further in exercise of power conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands shall instead of vesting in the Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Commission free from encumbrances.

SCHEDULE

PIPELINE FROM DS. JNF TO DS. JOTANA-1.

State : Gujarat District & Taluka : Mehsana.

Village	Survey No.	Hec-tare	Are	Centiare
Jotana	1498	0	11	76
	1497	0	04	36
	1501	0	02	76
	1502	0	02	64

[12016/55/81-Prod.- I]

का० आ० 1780—यतः पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम 1962 (1962 का 50) की धारा 3 की उपधारा 1 के अधीन भारत सरकार के पेट्रोलियम रसायन और उर्वरक मंत्रालय (पेट्रोलियम विभाग) की अधिसूचना का० आ० सं० 195 तारीख 6-1-82 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग के अधिकार को पाइप लाईनों को बिछाने के प्रयोजन के लिए अर्जित करने का अपना आशय घोषित कर दिया था।

और यतः सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग का अधिकार अर्जित करने का विनिश्चय किया है।

अब, यतः उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रवृत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाइपलाइन बिछाने के प्रयोजन के लिए एतद्वारा अर्जित किया जाता है।

और आगे उस धारा की उपधारा (4) द्वारा प्रवृत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में विहित होने के बजाय तेल और प्राकृतिक गैस आयोग में, सभी बाधाओं से मुक्त रूप में, घोषणा के प्रकाशन की इस तारीख को निहित होगा।

अनुसूची

डी० एस० जे० एन० एक० से डी० एस० ज़ोटाना-1

राज्य- गुजरात जिला व तालुका - मेहसाणा

गांव	सर्वे नं०	हेक्टेयर	ए आर ई	सेण्टीयर
मोदीपुर	85	0	10	20
	84	0	05	64

[सं० 12016/55/81-प्रो०-1]

S.O. 1780.—Whereas by notification of the Government of India in the Ministry of Petroleum, Chemicals & Fertilizer, (Department of Petroleum) S.O. 195 dated 6th January, 1982 under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for the purpose of laying pipeline;

And whereas the Competent Authority has under Sub-section (1) of Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (1) of the Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline;

And further in exercise of power conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands shall instead of vesting in the Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Commission free from encumbrances.

SCHEDULE

PIPELINE FROM D.S. JNF TO D.S. JOTANA-1

State : Gujarat District & Taluka : Mehsana

Village	Survey No.	Hec-tare	Are	Centiare
Modipura	85	0	10	20
	84	0	05	64

[No. 12016/55/81-Pro. IdI]

का० आ० 1781—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह आवश्यक है कि गुजरात राज्य में दक्षिण संथाल जी० जी० एस से उत्तर कबी जी० जी० एस -I तक पेट्रोलियम के परिवहन के लिए पाइपलाइन तेल तथा प्राकृतिक गैस आयोग द्वारा बिछाई जानी चाहिए।

और यतः यह प्रतीत होता है कि ऐसी साईनों को बिछाने के प्रयोजन के लिए एतद्वारा अनुसूची में वर्णित भूमि में उपयोग का अधिकार अर्जित करना आवश्यक है।

अब, अब पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (ii) द्वारा प्रवृत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का अधिकार अर्जित करने का अपना आशय एतद्वारा घोषित किया है।

बशर्त कि उक्त भूमि में हितवश कोई व्यक्ति उस भूमि के नीचे पाईप लाइन बिछाने के लिए आप्रोप सक्षम प्राधिकारी, तेल तथा प्राकृतिक गैस आयोग, निर्माण और देखभाल प्रभाग, मकरपुरा रोड, वडोदरा-9 को इस अधिसूचना की तारीख से 21 दिनों के भीतर कर सकेगा।

और ऐसा आप्रोप करने वाला हर व्यक्ति विनिर्दिष्टतः यह भी कथन करेगा कि क्या वह यह चाहता है कि उसकी सुनवाई व्यक्तिगत हो या किसी विधि व्यवसायी की मार्फत।

अनुसूची

बलिन संघाल जी० जी० एस० से उत्तर कबी जी० जी० एस- I
राज्य—गुजरात जिला व तालुका—मेहसाना

गांव	ब्लॉक नं०	हेक्टेयर	ए. आर. ई.	सेंटीयर
इजपुरा	कार्ट ट्रैक	0	00	25
	617	0	02	50
	618	0	00	10
	624	0	10	20
	कार्ट ट्रैक	0	00	60
	621	0	02	90
	622	0	04	25
	623	0	13	70
	577	0	00	30
	578	0	06	00
	571	0	04	00
	570	0	05	20
	कार्ट ट्रैक	0	00	15
	645	0	04	30
	कार्ट ट्रैक	0	00	80
	647	0	04	60
	652	0	04	25
	651	0	04	75
	655	0	19	25
	656	0	06	00

[सं० 12016/2/82-प्रोड]

S.O. 1781.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from South Santhal GGS to N. K. GGS I in Gujarat State pipeline should be laid by the Oil & Natural Gas Commission;

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by sub-section (1) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein:

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the land to the Competent Authority, Oil & Natural Gas Commission, Construction & Maintenance Division, Makarpura Road, Vadodara (390009).

And every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

SCHEDULE

PIPELINE FROM SOUTH SANTHAL GGS TO NK. GGS.I
State : Gujarat District & Taluka : Mehsana

Village	Block No.	Hectare	Are	Centiare
Ijpara	Cart track	0	00	25
	617	0	02	50
	618	0	00	10
	624	0	10	20
	Cart track	0	00	60
	621	0	02	90
	622	0	04	25
	623	0	13	70
	577	0	00	30
	578	0	06	00
	571	0	04	00
	570	0	05	20
	Cart track	0	00	15
	645	0	04	30
	Cart track	0	00	80
	647	0	04	60
	652	0	04	25
	651	0	04	75
	655	0	19	25
	656	0	06	00

[No. 21016/2/82-Prod.]

का० आ० 1782—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह आवश्यक है कि गुजरात राज्य में बलिन संघाल जी० जी० एस० से उत्तर कबी जी० जी० एस-I तक पेट्रोलियम के परिवहन के लिए पाइपलाइन तेल तथा प्राकृतिक गैस आयोग द्वारा बिछाई जानी चाहिए।

और यतः यह प्रतीत होता है कि ऐसी ज़मीनों को बिछाने के प्रयोजन के लिए एन्क्वायर्ड भूमि में वर्णित भूमि में उपयोग का अधिकार प्रजित करना आवश्यक है।

अतः अब पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम 1962 (1962 का 50) की धारा 3 की उपधारा (ii) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का अधिकार प्रजित करने का अपना आशय एन्क्वायर्ड घोषित किया है।

बशर्त कि उक्त भूमि में हितवश कोई व्यक्ति, उस भूमि के नीचे पाईप लाइन बिछाने के लिए आप्रोप सक्षम प्राधिकारी, तेल तथा प्राकृतिक गैस आयोग, निर्माण और देखभाल प्रभाग, मकरपुरा रोड, वडोदरा-9 को इस अधिसूचना की तारीख से 21 दिनों के भीतर कर सकेगा।

और ऐसा आप्रोप करने वाला हर व्यक्ति विनिर्दिष्टतः यह भी कथन करेगा कि क्या वह यह चाहता है कि उसकी सुनवाई व्यक्तिगत हो या किसी विधि व्यवसायी की मार्फत।

अनुसूची

दक्षिण संथाल जी० जी० एस० से उत्तर कड़ी जी० जी० एस - I

राज्य — गुजरात जिला — अहमदाबाद तालुका — विरमगाम

गांव	सर्वे नं०	हेक्टेयर	एअरई	सेण्टीयर
भटारीया	78	0	05	30
	77/1	0	02	30
	76	0	11	60
कार्ट ट्रैक		0	00	25
74/5 ए		0	04	45
74/4		0	00	70
74/6		0	02	90
73/2		0	01	85
72/2		0	00	85
72/1		0	05	20

[सं 12016/3/82-प्रोड]

टी० एन० परमेश्वरन, अवर सचिव

S.O. 1782.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from South Santhal GGS to N. K. GGS I in Gujarat State pipeline should be laid by the Oil & Natural Gas Commission;

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto :

Now, therefore, in exercise of the powers conferred by sub-section (1) of the Section 3 of the Petroleum and Minerals pipelines (Acquisition of Right of User in the Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein :

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the land to the Competent Authority, Oil & Natural Gas Commission, Construction & Maintenance Division, Makarpura Road, Vadodara (390009).

And every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

SCHEDULE

PIPELINE FROM SOUTHSANTHAL GAS TO NK GGS I

State : Gujarat District : Ahmedabad Taluka : Viramgam

Village	Survey No.	Hec-tare	Aro	Centiare
Bhatariya	78	0	05	30
	77/1	0	02	30
	76	0	11	60
Cart track		0	00	25
74/5/A		0	04	45
74/4		0	00	70
74/6		0	02	90
73/2		0	01	85
72/2		0	00	85
72/1		0	05	20

[No. 12016/3/82-Prod.]

T. N. PARAMESWARAN, Under Secy.

स्वास्थ्य और परिवार कल्याण मंत्रालय

(स्वास्थ्य विभाग)

नई दिल्ली, 12/29 अप्रैल, 1982

का० अा० 1783.—यतः दन्त चिकित्सक अधिनियम 1948 (1948 का 16) की धारा 6 की उपधारा (4) के साथ पठित धारा 3 के खंड (क) का अनुसरण करते हुए राजस्थान सरकार ने डा० एस० डी० शर्मा के स्थान पर डा० एस० डी० भट्टाचार्य, प्रोफेसर और अध्यक्ष, दन्त चिकित्सा विभाग, एस० पी० मेडिकल कालेज, बीकानेर (राजस्थान) को 18 जनवरी, 1982 से 18 सितम्बर, 1982 तक भारतीय दंत चिकित्सा परिषद् का सदस्य मनोनित किया है।

अतः, अब, उक्त अधिनियम की धारा 6 की उपधारा (4) के साथ पठित धारा 3 के अनुसरण में केंद्रीय सरकार एतद्वारा भारत सरकार के पूर्ववर्ती स्वास्थ्य मंत्रालय की 12 अप्रैल, 1949 की अधिसूचना सं० 10-10/48-एम-1 में, जो स्वास्थ्य और परिवार कल्याण मंत्रालय की 9 फरवरी, 1978 की अधिसूचना संख्या एस० प्रो० 533 में पुनः प्रकाशित हुई है, निम्नलिखित और संशोधन करती है, अर्थात् :-

उक्त अधिसूचना में "धारा 3 के खंड (क) के अधीन मनोनित" शीर्ष के अन्तर्गत क्रम सं० 9 और उससे संबंधित प्रविष्टियों के स्थान पर निम्नलिखित क्रम संख्या और प्रविष्टियाँ प्रतिस्थापित की जायें, अर्थात् :-

"डा० एस० डी० भट्टाचार्य,
प्रोफेसर और अध्यक्ष,
दन्तचिकित्सा विभाग,
एस० पी० मेडिकल कालेज,
बीकानेर,
राजस्थान।"

[सं० बी० 12013/3/81-पी०एम०एस०]

के० एल० भाटिया, अवर सचिव

MINISTRY OF HEALTH AND FAMILY WELFARE

(Department of Health)

New Delhi, the 12/29th April, 1982

S.O. 1783.—Whereas in pursuance of clause (e) of section 3 read with sub-section (4) of section 6 of the Dentists Act, 1948 (16 of 1948), Dr. S. D. Bhattacharya Professor and Head of the Department of Dentistry, S. P. Medical College, Bikaner (Rajasthan), has been nominated to be member of the Dental Council of India by the Government of Rajasthan in place of Dr. S. D. Sharma with effect from the 18th January, 1982 to 18th September, 1982.

Now, therefore, in pursuance of section 3 read with sub-section (4) of section 6 of the said Act, the Central Government hereby makes the following further amendments in the notification of the Government of India in the late Ministry of Health No. F. 10-10/48-MI, dated the 12th April, 1949, as republished in the Ministry of Health and Family Welfare, notification No S.O. 533, dated the 9th February, 1978, namely :—

In the said notification, under heading "(e) Nominated under clause (e) of section 3", for serial number 9 and the entries relating thereto, the following serial number and entries shall be substituted, namely :—

"Dr. S. D. Bhattacharya, Rajasthan 18-1-1982"
Professor and Head of Government 'CCE'
Department of
Dentistry, S. P. Medical
College, Bikaner,
Rajasthan.

[No. V-12013/3/81-PMS]

K. L. BHATTIA, Under Secy.

नई दिल्ली, 30 अप्रैल, 1982

क्र०आ० 1784.—यतः भारतीय आयुर्विज्ञान परिषद् अधिनियम, 1956 (1956 का 102) की धारा 3 की उपधारा (1) के खण्ड (ख) के अनुसरण में उत्कल विश्वविद्यालय ने डा० आर० के० पारिदा को 26 मार्च, 1982 से भारतीय आयुर्विज्ञान परिषद् का सदस्य निर्वाचित किया है,

अतः अब, उक्त अधिनियम की धारा 3 की उपधारा (1) के अनुसरण में केन्द्रीय सरकार एतद्वारा पूर्ववर्ती स्वास्थ्य मंत्रालय की 9 जनवरी 1960 की अधिसूचना संख्या 5-13/59-एम०-1 में निम्नलिखित और संशोधन करती है, अर्थात :—

उक्त अधिसूचना में “धारा 3 की उपधारा (1) के खण्ड (ख) के अधीन निर्वाचित” शीर्ष के अन्तर्गत क्रम संख्या 10 और उससे संबंधित प्रविष्टियों के स्थान पर निम्नलिखित क्रम संख्या और प्रविष्टियाँ रखी जाएँ, अर्थात :—

“10 डा० आर० के० पारिदा,
प्रमुख, स्नातकोत्तर कार्यात्मिकता विभाग,
सरत चन्द्र बोस मेडिकल कालेज,
कटक (उड़ीसा)।”

[सं० की० 11013/7/82-एम०ई० (नीति)]

पी० सी० जैन, प्रवर सचिव

New Delhi, the 30th April, 1982

S.O. 1784.—Whereas in pursuance of the provisions of clause (b) of sub-section (1) of section 3 of the Indian Medical Council Act, 1956 (102 of 1956) Dr. R. K. Parida has been elected by the Utkal University to be a member of the Medical Council of India with effect from the 26th March, 1982.

Now, therefore, in pursuance of sub-section (1) of section 3 of the said Act, the Central Government hereby makes the following amendment in the notification of the late Ministry of Health No. 5-13/59-MI dated the 9th January, 1960 namely :—

In the said notification, under the heading “Elected under clause (b) of sub-section (1) of section 3”, for serial number 10 and entries relating thereto the following number and entries shall be substituted, namely :—

“10. Dr. R. K. Parida,
Head of Post-graduate Department of Medicine, Sarat
Chander Bose Medical College, Cuttack (Orissa)”

[No. V. 11013/7/82-M.E. (Policy)]

P. C. JAIN, Under Secy.

ऊर्जा मंत्रालय

कोयला विभाग

नई दिल्ली, 28 अप्रैल, 1982

क्र० आ० 1785 :—केन्द्रीय सरकार, ने कोयला धारक और (प्रजन और विकास) अधिनियम, 1957 (1957 का 20) की धारा 4 की उपधारा (1) के अधीन, भारत सरकार के ऊर्जा मंत्रालय (कोयला विभाग) की अधिसूचना सं० क्र० आ० 699 तारीख 13 जनवरी, 1981 द्वारा

उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट परिक्षेत्र की 12,060.00 एकड़ (लगभग) या 4880.52 हेक्टर (लगभग) माप की भूमि की बाबत कोयले का पूर्वेक्षण करने के अपने आशय की सूचना दी थी;

और केन्द्रीय सरकार का समाधान हो गया है कि उक्त भूमि के भाग में कोयला अधिप्राप्य है;

अतः, केन्द्रीय सरकार, उक्त अधिनियम की धारा 7 की उपधारा (1) द्वारा प्रवर्त शक्तियों का प्रयोग करते हुए :—

इससे संलग्न अनुसूची में वर्णित 11943.50 एकड़ या 4833.29 हेक्टर (लगभग) माप की भूमि का अर्जन करने के अपने आशय की सूचना देती है।

टिप्पण-1 : इस अधिसूचना के अधीन आने वाले रेखांक का निरीक्षण, उपायुक्त, हजारीबाग (बिहार) के कार्यालय में या कोयला नियंत्रक 1, कार्डसिल हाउस स्ट्रीट, कलकत्ता के कार्यालय में अथवा सेन्ट्रल कोनकोन्सुल्ट लिमिटेड (राजस्व अनुभाग) दरभंगा हाउस, रांची (बिहार) के कार्यालय में किया जा सकता है।

टिप्पण-2 : कोयला धारक क्षेत्र (प्रजन और विकास) अधिनियम, 1957 (1957 का 20) की धारा 8 के उपबन्धों की ओर ध्यान आकृष्ट किया जाता है जिसमें निम्नलिखित उपबन्धित हैं :—

“8(1) कोई व्यक्ति जो किसी भूमि में जिसकी बाबत धारा 7 के अधीन अधिसूचना निकाली गई है, हितबद्ध है, अधिसूचना के निकाले जाने से तीस दिन के भीतर सम्पूर्ण भूमि या उसके किसी भाग के या ऐसी भूमि में या उस पर किसी अधिकारों का अर्जन किए जाने के बारे में आपत्ति कर सकेगा।

स्पष्टीकरण—इस धारा के अर्थात्तर्गत यह आपत्ति नहीं मानी जाएगी कि कोई व्यक्ति किसी भूमि में कोयला उत्पादन के लिए स्वयं खनन संक्रियाएं करना चाहता है और ऐसी संक्रियाएं केन्द्रीय सरकार या किसी अन्य व्यक्ति को नहीं करना चाहिए।

(2) उपधारा (1) के अधीन प्रत्येक आपत्ति सक्षम प्राधिकारी को लिखित रूप में की जाएगी और सक्षम प्राधिकारी आपत्तिकर्ता को स्वयं सुने जाने का या विधि व्यवसायी द्वारा सुनवाई का अवसर देगा और ऐसी सभी आपत्तियों को सुनने के पश्चात् और ऐसी प्रतिरिक्त जांच, यदि कोई है, करने के पश्चात् जो वह आवश्यक समझता है वह या तो धारा 7 की उपधारा (1) के अधीन अधिसूचित भूमि के या ऐसी भूमि में या उस पर के अधिकारों के संबंध में एक रिपोर्ट या ऐसी भूमि के विभिन्न टुकड़ों या ऐसी भूमि में या उस पर के अधिकारों के संबंध में आपत्तियों पर अपनी शिफारिशों और उसके द्वारा की गई कार्यवाहियों के प्रसिद्ध सहित विभिन्न रिपोर्ट केन्द्रीय सरकार को उसके विनिश्चय के लिए देगा।

(3) इस धारा के प्रयोजनों के लिए यह व्यक्ति किसी भूमि में हितबद्ध समझा जाएगा जो प्रतिकर में हित का दावा करने का हकदार होता यदि भूमि या ऐसी भूमि में या उस पर अधिकार इस अधिनियम के अधीन अर्जित कर लिए जाते हैं।”

टिप्पण-3 : केन्द्रीय सरकार ने, कोयला नियंत्रक 1, कार्डसिल हाउस स्ट्रीट, कलकत्ता को उक्त अधिनियम के अधीन सक्षम प्राधिकारी नियुक्त किया है।

अनुसूची

परेज विस्तार

उपखण्ड : 1, 2 और 3

पश्चिमी बोकारो कोयला खान

जिला हजारीबाग (बिहार)

रेखाचित्र सं० राजस्व 95/81 तारीख 25-11-81 जिसमें अर्जित भूमि दर्शित की गई है उपखण्ड 1

क्रम सं०	ग्राम	थाना	थाना सं०	जिला	क्षेत्र	टिप्पणीयां
1.	गोविन्दपुर	मांडू	57	हजारीबाग	372.50	भाग
2.	इंद्रा	मांडू	61	यथोक्त	58.25	भाग
3.	फुसरी	यथोक्त	62	"	906.45	पूर्ण
4.	बहेरा	"	63	"	637.50	भाग
5.	कजरी	"	64	"	79.75	भाग
6.	पिपरा	"	67	"	8.25	भाग
7.	दुरकस्मार	"	108	"	110.50	भाग
8.	रोता	"	110	"	343.00	भाग
9.	पिडरा	"	112	"	535.70	भाग
10.	तापिंग	"	113	"	1951.25	भाग
11.	मांडू	"	114	"	1617.00	भाग
12.	केकेबसोड़ी	"	115	"	1500.00	भाग
13.	पुंडी	"	116	"	382.60	भाग
14.	परेज	"	117	"	513.25	भाग
15.	बरुमुट	"	118	"	70.50	भाग
16.	बंजी	"	159	"	24.50	भाग

कुल क्षेत्र : 9120.00 एकड़ (लगभग) या 3690.68 हेक्टर (लगभग)
ग्राम गोविन्दपुर में अर्जित किए जाने वाले प्लॉट संख्यांक : 1 से 5, 6 (भाग), 7 (भाग), 291 (भाग), 292 (भाग), 293 (भाग), 295 (भाग), 296, 297, 298 (भाग), 299 (भाग), 300 301, 302 (भाग), 303 से 306, 307 (भाग), 308, 309 (भाग), 318 (भाग), 462 (भाग), 547, 548 और 549 (भाग),

ग्राम इन्द्रा में अर्जित किए जाने वाले प्लॉट संख्यांक : 1418 (भाग), 1419, 1420 (भाग), 1421 (भाग), और 1465 (भाग),

ग्राम फुसरी में अर्जित किए जाने वाले प्लॉट संख्यांक : से 2075

ग्राम बहेरा में अर्जित किए जाने वाले प्लॉट संख्यांक : 29 (भाग), 34 (भाग), 35 (भाग), 39 (भाग), 40 (भाग), 41 (भाग), 42, 43, 44 (भाग), 45 46, 47 (भाग), 48 (भाग), 49 (भाग), 50 से 166, 167 (भाग), 168 से 208, 209 (भाग), 212 (भाग), 213 (भाग), 214 से 252,

ग्राम कजरी में अर्जित किए जाने वाले प्लॉट संख्यांक 168 (भाग), 180, 181 (भाग), 182 (भाग), 183 (भाग), 184, 185 (भाग), 186, 187 (भाग), 188, 189 (भाग), 190 (भाग), और 198 (भाग)।

ग्राम पिपरा में अर्जित किए जाने वाले प्लॉट संख्यांक : 1 (भाग) और 20

ग्राम दुरकस्मार में अर्जित किए जाने वाले प्लॉट संख्यांक 46 (भाग), 48 से 59 और 303 से 372

ग्राम रोता में अर्जित किए जाने वाले प्लॉट संख्यांक : 137 (भाग), 140 (भाग), 141 (भाग), 142 (भाग), 143 से 153, 154 (भाग), 155 से 175, 176 (भाग), और 177 से 181 ,

ग्राम पिडरा में अर्जित किए जाने वाले प्लॉट संख्यांक : 2 (भाग)

3 से 79, 80 (भाग), 81 (भाग), 82, 83 (भाग), 84 (भाग), 85 (भाग), 86 (भाग), 87 (भाग), 104 (भाग),

ग्राम तापिंग में अर्जित किए जाने वाले प्लॉट संख्यांक : 1, 2 (भाग) और 3 से 416।

ग्राम मांडू में अर्जित किए जाने वाले प्लॉट संख्यांक : 1 से 246, 247 (भाग), 248 (भाग), 253 (भाग), 254 (भाग), 255 (भाग), 256 (भाग), 257 (भाग), 262 (भाग), 263, 264 (भाग), 265 (भाग), 266 (भाग), 267 से 324, 325 (भाग), 326 से 344, 345 (भाग), 346 (भाग), 347 से 359, 360 (भाग), 361 से 365, 366 (भाग), 369 (भाग), 435 (भाग), 438 (भाग), 439 (भाग), 440 से 449, 450 (भाग), 451, (भाग), 454 (भाग), 455, 456, 457 (भाग), 459 (भाग), 460, 461, 599, 600 (भाग), 601 (भाग), 620 (भाग), 621, 622 623, 624, 625 (भाग), 626 से 630, 631 (भाग), 634 (भाग), 639 (भाग), 902 (भाग), 904 (भाग), 905 (भाग), 906 907 (भाग), 1003 (भाग), 1904 (भाग), 1905, 1906 (भाग), 1907 से 1921, 1922 (भाग), 1923 (भाग), 1924. (भाग), 1925 (भाग), 1928 (भाग), 1941 (भाग), 1942, 1943 (भाग), 1944, 1945 (भाग), 1946 से 1986, 1987 (भाग), 1988 से 1995, 1996 (भाग), 1997 (भाग), 1998, 1999 (भाग), 2008 (भाग), 2009 (भाग), 2010, 2011 (भाग), 2012 (भाग), 2013, 2014 (भाग), 2019 (भाग), 2024 (भाग), 2058 (भाग), 2327 (भाग), 2328, 2329, 2330, 2331 (भाग), 2332 (भाग), 2333 (भाग), 2334 (भाग), 3135, 3136, 3137, 3138 , 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, 3147, 3148, 3149, 3150, 3151, 3152, 3153, 3154, 3155, 3156, 3157, 3158, 3159, 3160, 3161, 3162, 3163, 3164, 3165, 3166, 3167, 3168, 3169, 3170, 3171, 3172, 3173, 3174, 3175, 3176, 3177 3178 (भाग), 3179, 3180 , 3181, 3188, 3200, 3201 3202 (भाग), 3203 (भाग), 3205, 3242, 3244, 3254, 3246, 3247, 3248, 3249, 3250, 3251, 3252, 3254 और 3255।

ग्राम केकेबसोड़ी में अर्जित किए जाने वाले प्लॉट संख्यांक : 1 से 118, 119 (भाग), 120 से 171, 172 (भाग), 173 (भाग), 174, 175, 176 (भाग), 177 (भाग), 178 से 207, 208 (भाग), 209, 210 211 (भाग), 212, 213 (भाग), 215 (भाग), 238 (भाग), 251 (भाग), 252 से 255, 256 (भाग), 266 (भाग), 267, 268 (भाग), 269, 270 (भाग), 271 (भाग), 279, 280, 281, 283, 284, 285, 286 और 287।

ग्राम पुंडी में अर्जित किए जाने वाले प्लॉट संख्यांक : 1 से 25, 26 (भाग), 27 से 41, 42 (भाग), 43 से 68, 69 (भाग), 70 से 82, 83 (भाग), 84 (भाग), 35 (भाग), 1427, 1428, 1429, 1430, 1431, 1432, 1433, 1434 और 1435

ग्राम परेज में अर्जित किए जाने वाले प्लॉट संख्यांक : 1 से 91, 92 (भाग), 93 (भाग), 105 (भाग), 106 (भाग), 107 से 112, 113 (भाग), 118 (भाग), 119 (भाग), 120 से 161, 165 (भाग), 166 से 203, 204 (भाग), 205 से 233, 234 (भाग), 235 से 249, 250 (भाग), 251, 252, 253 (भाग), 254 से 257, 265 (भाग), 266 (भाग) और 268 (भाग)

ग्राम बरबुर में अर्जित किए जाने वाले प्लॉट संख्यांक : 1, 2, 3, 4 (भाग), 7 (भाग), 14 (भाग), 17 (भाग), 18, 19 (भाग), 20 (भाग), 21 से 71, 72 (भाग), 73 से 81, 82 (भाग), 83 से 102, 103 (भाग), 104 (भाग), 105 से 108, 109 (भाग), 110 (भाग), 111 से 133, 134 (भाग), 135 से 150, 151 (भाग), 152 (भाग), 153 (भाग), 163 (भाग), 176 (भाग), 291 (भाग), 309 (भाग), 311 (भाग) 312 (भाग) ;

ग्राम बंजी में अर्जित किए जाने वाले प्लॉट संख्यांक : 1 से 26, 27 (भाग), 28 से 34, 35 (भाग), 36 (भाग), 46 (भाग), 48, (भाग), 50 (भाग), 53 (भाग), और 262 (भाग)

सीमा वर्णन

क-ख रेखा ग्राम बहेरा के प्लॉट संख्यांक 35, 34, 41, 39, 40, 29, 44, 49, 47, 48, 167, 209 212, और 213 होकर, ग्राम कजरी के प्लॉट संख्यांक 168, 183, 185 182, 181, 187, 189, 190 और 198 होकर ग्राम पियरा के प्लॉट संख्यांक 1 से होकर पुनः ग्राम तापिंग के प्लॉट सं० 2 से होकर, फिर ग्राम पिबरा के प्लॉट सं० 2, 80, 81, 87, 86, 85, 84, 83 और 104 से होकर पुनः ग्राम रौता के प्लॉट सं० 176, 137, 140, 141, 142 और 154 से होकर जाती है और बिन्दु "ख" पर मिलती है।

ख-ख रेखा ग्राम रौता और बसंतपुर की सम्मिलित सीमा के साथ (जो कोयला अधिनियम की धारा 9 (1) के अधीन अर्जित बसंत पुर ब्लॉक के साथ सम्मिलित सीमा भी बनाती है) जाती है और बिन्दु "ख" पर मिलती है।

ख-ग रेखा ग्राम रौता और बसंतपुर, रौता और बारीसम, रौता और उल्हरा, पिबरा और उल्हरा की भागतः सम्मिलित सीमा के साथ जाती है और बिन्दु "ग" पर मिलती है।

ग-घ रेखा ग्राम तापिंग और उल्हरा, परेज और बुरकासमर की भागतः सम्मिलित सीमा के साथ-साथ, फिर ग्राम बुरकासमर के प्लॉट सं० 46, 62, 63, 301, 302, 290, 289, 284, 283, 279, 278, 275, 408, 373 और 375 से होकर जाती है और ग्राम बंजी और बुरकासमर की भागतः सम्मिलित सीमा के साथ (जो कोयला अधिनियम की धारा 4 (1) के अधीन अधिसूचित परेज ब्लॉक के साथ सम्मिलित सीमा भी बनाती है) जाती है और बिन्दु "घ" पर मिलती है।

घ-ङ-च रेखा ग्राम बंजी के प्लॉट सं० 36, 46, 35, 48, 50, 53, 27 और 262 से होकर फिर ग्राम बारबुट के प्लॉट सं० 176, 151, 152, 134, 153, 163, 309, 110, 109, 104, 103, 309, 291, 309, 82, 309, 311, 72, 312, 20, 19, 14, 17, 7, 1 और 4 से होकर ग्राम परेज के प्लॉट सं० 265, 92, 93, 265, 118 119, 113, 105, 108, 265, 234, 165, 265, 253, 250 और 266 से होकर (जो टाटा पश्चिमी बोकारो कोयला खान के साथ

भागतः सम्मिलित सीमा बनाती है) जाती है और बिन्दु "च" पर मिलती है।

च-छ रेखा बोकारो नहीं के भागतः बाएँ तह के साथ, ग्राम परेज के प्लॉट सं० 204 से होकर फिर प्लॉट सं० 42 और प्लॉट सं० 83 (नाला) की दक्षिणी सीमा से होकर प्लॉट सं० 84, 85, 84, 83, 69, 26 फिर प्लॉट सं० 84, 85, 84, 83, 69, 26 से और ग्राम पुंडी में प्लॉट सं० 1427 की दक्षिणी सीमा से होकर फिर ग्राम ककेबा सौदी के प्लॉट सं० 256, 251, 238, 208, 211, 213, 215, 119, 177, 176, 173 और प्लॉट सं० 171 की दक्षिणी सीमा के साथ (जो कोयला अधिनियम की धारा 9 (1) के अधीन अर्जित पुंडी ब्लॉक के साथ सम्मिलित सीमा भी बनाती है) जाती है और बिन्दु "छ" पर मिलती है।

छ-ज-झ रेखा ग्राम ककेबा सौदी के प्लॉट सं० 172, 119, 266, 268, 271 और 270 से होकर, ग्राम मांडू के प्लॉट सं० 2331, 2334, 2333, 2332, 2327, 1987, 2024, 1987, 2019, 1987, 2014, 2012, 1997, 2011, 2058 और प्लॉट सं० 2008, 2009, 1997, 1999, 1997, 1996, 1945, 1943, 1941, 1924, 1922, 1923, 1924, 1928, 1925, 1906, 1904, 1903, 907, 904, 905, 904, 902, 325, 459 और 325 से होकर जाती है और बिन्दु "ज" पर मिलती है।

झ-ट रेखा ग्राम मांडू के प्लॉट सं० 325, 457, 454, 450, 451, 439, 438, 435, 345, 3178, 346, 369, 366, 360, 262, 264, 265, 266, 257, 256, 255, 254, 253, 248, 247, 599, 600, 601, 620, 634, 3203, 631, 3202, 639 और 625 से होकर ग्राम गोविन्दपुर के प्लॉट सं० 318, 309, 462, 307, 462, 291, 292, 293, 302, 299, 298, 295, 299, 6 और 7 से होकर ग्राम इन्द्रा के प्लॉट सं० 1465 (नवी), 1418, 1420, 1421, 1418, और 1419 (नवी) से होकर जाती है और बिन्दु "ट" पर मिलती है।

ड-क रेखा ग्राम बेहरा और इन्द्रा, बेहरा और चरही, बेहरा और चरनारा की भागतः सम्मिलित सीमा (बोकारो नवी की मध्य रेखा) के साथ जाती है और बिन्दु "क" पर मिलती है।

उप ब्लॉक 2.

सभी अधिकार

क्रम सं०	ग्राम	थाना सं०	थाना सं०	जिला	क्षेत्र	टिप्पणियाँ
1	बुरकासमर	मांडू	108	हजारीबाग	48.50	भाग
2	बंजी	मांडू	159	हजारीबाग	7.00	भाग
3	इच्छाकबीहू	मांडू	161	हजारीबाग	828.00	भाग
कुल क्षेत्र				883.50 एकड़ (लगभग)		
				या		
				357.53 हेक्टर (लगभग)		

ग्राम बुरकसमार में अर्जित किए जाने वाले प्लॉट संख्यांक : 632 (भाग), 710 (भाग), 711 (भाग), 712 से 721, 722 (भाग), 724 से 740, 741 (भाग), 742, 743 (भाग), 744 (भाग), 745 (भाग), 756 (भाग), 757 :

ग्राम बंजी में अर्जित किए जाने वाले प्लॉट संख्यांक : 516 (भाग), 615 (भाग), 617 (भाग), 618 (भाग), 619 (भाग), 621 (भाग)

ग्राम इच्छाकडीह में अर्जित किए जाने वाले प्लॉट संख्यांक : 2 से 2182, 2184 से 2864, 2866, 2867, 2868 ।

सीमा वर्णन

- क-ब रेखा ग्राम बुरकसमार के प्लॉट सं० 722, 710, 711, 756, 743, 744, 745, 741, 756 और 632 से होकर ग्राम बंजी के प्लॉट सं० 516, 615, 619, 617, 618 और 621 से होकर (जो टारा पश्चिमी बोकारो कोयला खान की भागत: सम्मिलित सीमा बनाती है) जाती है और बिन्दु "ड" पर मिलती है।
- ख-ब रेखा ग्राम बंजी के प्लॉट सं० 621 से होकर फिर ग्राम इच्छाकडीह और केडला, इच्छाकडीह और लोइयो की सम्मिलित सीमा के साथ-साथ जाती है और बिन्दु "ड" पर मिलती है।
- ग-ब रेखा जुहुआ नदी के दक्षिणी तट के साथ और ग्राम इच्छाकडीह और दुरदाग की भागत: सम्मिलित सीमा के साथ पुनः ग्राम इच्छाकडीह और बुरकसमार में जुहुआ नदी के दक्षिणी तट के साथ (जो कोयला अधिनियम की धारा 9 (1) के अधीन अर्जित दुरदाग ब्लॉक की सम्मिलित सीमा बनाती है) जाती है और आरम्भिक बिन्दु "ड" पर मिलती है।

उप खण्ड 3

क्षेत्री अधिकार

क्रम सं०	ग्राम	पाना सं०	पाना सं०	जिला	क्षेत्र	टिप्प-नियां
1 : गरकिया उर्फ परसाबेरा	माडू	158	हजारीबाग	364.00	भाग	
2. केडला	माडू	160	हजारीबाग	681.00	भाग	
3. लोइयो	माडू	167	हजारीबाग	895.00	भाग	

कुल क्षेत्र 1940.00 एकड़ (लगभग)

या

785.08 हेक्टर (लगभग)

ग्राम गरकिया उर्फ परसाबेरा में अर्जित किए जाने वाले प्लॉट संख्यांक : 1 (भाग), 57 (भाग), 84 (भाग), 98 (भाग), 102 (भाग), 103 से 121, 122 (भाग), 123 से 144, 145 (भाग), 146, 147 (भाग), 154 (भाग), 155 (भाग), 157 (भाग), 159 (भाग), 160 से 193, 194 (भाग), 195, 196 (भाग), 201 (भाग), 205 से 237, 238 (भाग), 239 से 352, 353 (भाग), 354 (भाग), 355 से 357, 358, 359, 360 और 361 ।

ग्राम केडला में अर्जित किए जाने वाले प्लॉट संख्यांक : 75 (भाग), 76 (भाग), 99 (भाग), 102 (भाग), 104 (भाग), 105 (भाग), 128 (भाग), 129 से 158, 159 (भाग), 160, 161 (भाग), 162, 163 (भाग), 164, 165, 166, 167 (भाग), 169 (भाग), 175 (भाग), 176 से 179, 180 (भाग), 181, 182 (भाग), 183 (भाग), 184 (भाग), 195 (भाग), 186 (भाग), 189 (भाग), 190 से 341, 342 (भाग), 345 (भाग), 346, 347, 348, 349 (भाग), 350, 352 (भाग), 353 (भाग), 371 (भाग), 386, 620 (भाग), 1200 से 1204, 1205 (भाग), और 1212 ।

ग्राम लोइयों में अर्जित किए जाने वाले प्लॉट संख्यांक :—1902 (भाग), 1231 (भाग), 2132 (भाग), 2133 से 2275, 2276 (भाग), 2277 से 2303, 2304 (भाग), 2305, 2306 (भाग), 2307 (भाग), 2308 (भाग), 2310 (भाग), 2311 (भाग), 2312 (भाग), 2318 (भाग), 2319 (भाग), 2343 (भाग), 2507 (भाग), 2509 (भाग), 3363 (भाग), 3364, 3365, 3366, (भाग), 3367, 3368, 3369 (भाग), 3377 (भाग), 3383 (भाग), 3387 (भाग), 3388 (भाग), 3389 (भाग), 3390 से 3415, 3416 (भाग), 3417 से 3420, 3455 और 3456 ।

सीमा वर्णन

- त-थ रेखा ग्राम केडला के प्लॉट सं० 1205, 620, 391 से होकर प्लॉट सं० 385 की दक्षिणी सीमा और प्लॉट सं० 371, 342, 345, 349, 371, 352, 353, 76 और 75 से होकर जाती है और बिन्दु "व" पर मिलती है।
- घ-ब रेखा ग्राम केडला के प्लॉट सं० 75, 102, 99, 102, 371, 105, 128, 163, 167, 169, 161, 159, 182, 183, 184, 185, 182, 180, 175, 186, 175, 189, 175 और 104 से होकर ग्राम गरकिया उर्फ परसाबेरा के प्लॉट सं० 354, 57, 353, 238, 201, 194, 196, 84, 159, 157, 155, 147, 145, 154, 122, 154, 98, 102 और 1 से होकर (जो टारा पश्चिमी बोकारो कोयला खान के साथ सम्मिलित सीमा बनाती है) और बिन्दु "ड" पर मिलती है।
- ड-घ रेखा ग्राम गरकिया उर्फ परसाबेरा और लूनी की भागत: सम्मिलित सीमा के साथ जाती है और बिन्दु घ पर मिलती है।
- घ-न रेखा ग्राम गरकिया उर्फ परसाबेरा और सम्बेरा तथा गरकिया उर्फ परसाबेरा और मिरका, लोइयो और मिरका, लोइयो और मुहवाडीह की भागत: सम्मिलित सीमा के साथ जाती है और बिन्दु "न" पर मिलती है।
- ज-प-फ रेखा ग्राम लोइयों के प्लॉट सं० 3420 की पूर्वी सीमा के साथ, प्लॉट सं० 3416, 3389, 3388, 3387, 3416, 3383, 3416, 3377, 3363, 3379, 3363, 3366, 3363, 2319, 2318 और 2312 से होकर जाती है और बिन्दु "फ" पर मिलती है।
- फ-ब-म-ण रेखा ग्राम लोइयों के प्लॉट संख्यांक 2312, 2311, 2310, 2304, 2308, 2307, 2306, 2343, 2276, 2132, 2507, 2509, 1902 और 2131 से होकर जाती है और बिन्दु "ण" पर मिलती है।

ण-क रक्षा घाम लोइयो ओर केडना की शायत सम्मिलित
मीमा के साथ साथ जानी है और आरम्भिक बिन्दु
“क” पर मिलती है।

[सं 79/1/82 (सी एन)]

स्वर्ण सिंह, अवर सचिव

MINISTRY OF ENERGY

(Department of Coal)

New Delhi, the 28th April, 1982

S.O. 1785.—Whereas by the notification of the Government of India in the Ministry of Energy, (Department of Coal) No. S.O. 699 dated the 13th January, 1981, under sub-section (1) of Section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government gave notice of its intention to prospect for coal in 12,060.00 acres (approximately) or 4880.52 hectares (approximately) of the lands in the locality specified in the Schedule appended to that notification;

AND WHEREAS the Central Government is satisfied that coal is obtainable in part of the said lands;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 7 of the said Act, the Central Government hereby gives notice of its intention to acquire the lands measuring 11943.50 acres (approximately) or 4833.29 hectares (approximately) described in the Schedule appended hereto.

Note 1: The plan of the area covered by this notification may be inspected in the office of the Deputy Commissioner, Hazaribagh (Bihar) or in the office of the Coal Controller, 1, Council House Street, Calcutta or in the office of the Central Coalfields Limited, (Revenue Section), Darbhanga House, Ranchi (Bihar).

Note 2: Attention is hereby invited to the provisions of Section 8 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), which provides as follows:

“8(1) Any person interested in any land in respect of which, notification under section 7 has been issued may within thirty days of the issue of the notification, object to the acquisition of the whole or any part of the land or of any rights in or over such land.

Explanation: It shall not be an objection within the meaning of this section for any person to say that he himself desires to undertake mining operations in the land for the production of coal and that such operations should not be undertaken by the Central Government or by any other person.

(2) Every objection under Sub-section (1) shall be made to the competent authority in writing, and the competent authority shall give the objector an opportunity of being heard either in person or by a legal practitioner and shall, after hearing all such objections and after making such further inquiry, if any, as he thinks necessary, either make a report in respect of the land which has been notified under sub-section (1) of Section 7 or of rights in or over such land, or make different reports in respect of different parcels of such land or of rights in or over such land, to the Central Government, containing his recommendations on the objec-

tions, together with the record of the Proceedings held by him, for the decision of that Government.

(3) For the purposes of this section, a person shall be deemed to be interested in land who would be entitled to claim an interest in compensation if the land or any rights in or over such land were acquired under this Act.

Note 3: The Coal Controller, 1, Council House Street, Calcutta has been appointed by the Central Government as the competent authority under the Act.

Schedule

Drg. No. Rev/95/81

Dated 25-11-81.

Parej Extension

sub-blocks 1, 2 & 3 (showing lands to be acquired)
West Bokaro Coalfield.

Sub-Block-1		District: Hazaribagh (Bihar)		All Rights.	
Sl. No.	Village	Thana	Thana Dis- Number trict	Area	Remarks
1	Gobindpur	Mandu	57 Hazari- bagh	372.50	Part
2	Indra	do	61 do	58.25	do
3	Phusri	do	62 do	906.45	Full
4	Bahera	do	63 do	637.50	Part
5	Kajri	do	64 do	79.75	do
6	Pipra	do	67 do	8.25	do
7	Durukasmar	do	108 do	110.50	do
8	Rauta	do	110 do	343.00	do
9	Pindra	do	112 do	535.70	do
10	Taping	do	113 do	1951.25	do
11	Mandu	do	114 do	1617.00	do
12	Kokebasaudi	do	115 do	1500.00	do
13	Pundi	do	116 do	382.60	do
14	Parej	do	117 do	513.25	do
15	Barughutu	do	118 do	79.50	do
16	Banji	do	159 do	24.50	do
Total area :-				9120.00 acres (approximately)	
				3690.68 hectares (approximately)	

Plot numbers to be acquired in village Gobindpur :- 1 to 5, 6 (part), 7(part), 291(part), 292(part), 293(part), 295(part), 296, 297, 298(part), 299(part), 300, 301, 302(part), 303 to 306, 307(part), 308, 309(part), 318(part), 462(part), 547, 548 & 549(part).

Plot numbers to be acquired in village Indra :- 1418(part), 1419, 1420(part), 1421(part) and 1465(part).

Plot numbers to be acquired in village Phusri :- 1 to 2075.

Plot numbers to be acquired in village Bahera :- 29(part), 34(part), 35(part), 39(part), 40(part), 41(part), 42, 43, 44(part), 45, 46, 47(part) 48(part), 49(part), 50 to 166, 167(part), 168 to 208, 209(part), 212(part), 213(part), 214 to 252.

Plot numbers to be acquired in village Kajri :- 168(part), 180, 181(part), 182(part), 183(part), 184 185(part), 186, 187(part), 188, 189(part), 190(part) and 198(part).

Plot numbers to be acquired in village Pipra :- 1(part) & 20.

Plot numbers to be acquired in village Durukasmar :- 46(part), 48 to 59 and 303 to 372.

Plot numbers to be acquired in village Rauta :- 137(part), 140(part), 141(part), 142(part), 143 to 153, 154(part), 155 to 175, 176(part), & 177 to 181.

Plot numbers to be acquired in village Pindra : 2(part), 3 to 79, 80(part), 81(part), 82, 83(part), 84(part), 85(part), 86(part), 87(part), 104(part).

Plot number to be acquired in village Taping : -1, 2(part), and 3 to 416.

Plot numbers to be acquired in village Mandu :-1 to 246, 247(part), 248(part), 253(part), 254(part), 255(part), 256(part), 257(part), 262(part), 263, 264(part), 265(part), 266(part), 267 to 324, 325(part), 326 to 344, 345(part), 346(part), 347 to 359, 360(part), 361 to 365, 366(part), 369(part), 435(part), 438(part), 439(part), 440 to 449, 450(part), 451(part), 454(part), 455, 456, 457(part), 459(part), 460, 461, 599, 600(part), 601(part), 620(part), 621, 622, 623, 624, 625(part), 626 to 630, 631(part), 634(part), 639(part), 902(part), 904(part), 905(part), 906, 907(part), 1903(part), 1904(part), 1905, 1906(part), 1907 to 1921, 1922(part), 1923(part), 1924(part), 1925(part), 1928(part), 1941(part), 1942, 1943(part), 1944, 1945(part), 1946 to 1986, 1987(part), 1988 to 1995, 1996(part), 1977(part), 1998, 1999(part), 2008(part), 2009(part), 2010, 2011(part), 2012(part), 2013, 2014(part), 2019(part), 2024(part), 2058(part), 2327(part), 2328, 2329, 2330, 2331(part), 2332(part), 2333(part), 2334(part), 2135, 2136, 3137, 3138, 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, 3147, 3148, 3149, 3150, 3151, 3152, 3153, 3154, 3155, 3156, 3157, 3158, 3159, 3160, 3161, 3162, 3163, 3164, 3165, 3166, 3167, 3168, 3169, 3170, 3171, 3172, 3173, 3174, 3175, 3176, 3177, 3178, 3179, 3180, 3181, 3188, 3200, 3201, 3202, 3202(part), 3225, 3242, 3244, 3245, 3246, 3247, 3248, 3249, 3250, 3251, 3252, 3254, & 3255.

Plot numbers to be acquired in village Kekebasaudi : -1 to 118, 119(part), 120 to 171, 172(part), 173(part), 174, 175, 176(part), 177(part), 178 to 207, 208(part), 209, 210, 211(part), 212, 213(part), 215(part), 238(part), 251(part), 252 to 255, 256(part), 266(part), 267, 268(part), 269, 270(part), 271, 272, 279, 280, 281, 283, 284, 285, 286 & 287.

Plot numbers to be acquired in village Pundi :—1 to 25, 26(part), 27 to 41, 42(part), 43 to 68, 69(part), 70 to 82, 83(part), 84(part), 85(part), 1427, 1428, 1429, 1430, 1431, 1432, 1433, 1434 & 1435.

Plot numbers to be acquired in village Parej :—1 to 91, 92(part), 93(part), 105(part), 106(part), 107 to 112, 113(part), 118(part), 119(part), 120 to 161, 165(part), 166 to 203, 204(part), 205 to 233, 234(part), 235 to 249, 250(part), 251, 252, 253(part), 254 to 257, 265(part), 266(part), & 268(part).

Plot numbers to be acquired in village Barughutu :—1(part), 2, 3, 4(part), 7(part), 14(part), 17(part), 18, 19(part), 20(part), 21 to 71, 72(part), 73 to 81, 82(part), 83 to 102, 103(part), 104(part), 105 to 108, 109(part), 110(part), 111 to 133, 134(part), 135 to 150, 151(part), 152(part), 153(part), 163(part), 176(part), 291(part), 309(part), 311(part), 312(part).

Plot numbers to be acquired in village Banji :—1 to 26, 27(part), 28 to 34, 35(part), 36(part), 46(part), 48(part), 50(part), 53(part) and 262(part).

Boundary description :—

A-B line passes through plot numbers 35, 34, 41, 39, 40, 29, 44, 49, 47, 48, 167, 209, 212 and 213 of village Bahera through plot nos. 168, 183, 185, 182, 181, 187, 189, 190 and 198 of village Kajri through plot no. 1 of village Pipra, again through plot no. 2 of village Taping, then through plot nos. 2, 80, 81, 87, 86, 85, 84, 83 and 104 of village Pindra, again through plot nos. 176, 137, 140, 141, 142 and 154 of village Rauta and meets at point (B)

B-B' line passes along the common boundary of villages Rauta and Basantpur (which forms common boundary with Basantpur Block acquired u/s 9(1) of Coal Act and meets at point 'B'.

B'-C line passes along the part common boundary of villages Rauta and Basantpur, Rauta and Barisum, Rauta and Ulhara Pindra and Ulhara and meets at point 'C'.

C-D line passes along part common boundary of villages Taping and Ulhara, Parej and Durukasmr then through plot no. 46 southern boundary of plot nos. 62, 63, 301, 302, 290, 289, 284, 283, 279, 278, 275, 273, 408, 373 and 375 of village Durukasmr and passes along part common boundary of villages Banji and Durukasmr (which forms common boundary with Parej block notified u/s 4(1) of the Coal Act and meets at point 'D'.

D-E-F lines pass through plot nos. 36, 46, 35, 48, 50, 53, 27 and 262 of village Banji, then through plot nos. 176, 151, 152, 134, 153, 163, 309, 110, 109, 104, 103, 309, 291, 309, 82, 309, 311, 72, 312, 20, 19, 14, 17, 7, 1 and 4 of village Barughutu through plot nos. 265, 92, 93, 265, 118, 119, 113, 105, 106, 265, 234, 165, 265, 253, 250 and 266 of village Parej (which forms part common boundary with Tata's West Bokaro Colliery) and meets at point 'F'.

F-G line passes along part left bank of Bokaro River through plot nos. 204 of village Parej then through plot no. 42 and southern boundary of plot no. 83 (Nalla) through plot nos. 84, 85, 84, 83, 69, 26 and southern boundary of plot no. 1427 of village Pundi again through plot nos. 256, 251, 238, 208, 211, 213, 215, 119, 177, 176, 173 and southern boundary of plot no. 171 of village Kekebasaudi (which forms common boundary with Pundi Block acquired u/s 9(1) of Coal Act) and meets at point 'G'.

G-H-I-J lines pass through plot nos. 172, 119, 266, 268, 271, and 270 of village Kekebasaudi through plot nos. 2331, 2334, 2333, 2332, 2327, 1987, 2024, 1987, 2019, 1987, 2014, 2012, 1997, 2011, 2058 and southern boundary of plot no. 2008, through plot nos. 2008, 2009, 1997, 1999, 1997, 1996, 1945, 1943, 1941, 1924, 1922, 1923, 1924, 1928, 1925, 1906, 1904, 1903, 907, 904, 905, 904, 902, 325, 459, and 325 of village Mandu and meets at point 'J'.

J-K-L lines pass through plot nos. 325, 457, 454, 450, 451, 439, 438, 435, 345, 3178, 346, 369, 366, 360, 262, 264, 263, 266, 257, 256, 255, 254, 253, 248, 247, 599, 600, 601, 620, 634, 3203, 631, 3202, 639 and 625 of village Mandu through plot nos. 318, 309, 462, 307, 462, 291, 292, 293, 302, 299, 549, 299, 298, 295, 299, 6 and 7 of village Gobindpur, through plot nos. 1465, (River) 1418, 1420, 1421, 1418 and 1419 (River) of village Indra and meets at point 'L'.

L-A line passes along part common boundary of villages Bahera and Indra, Bahera & Charhi, Bahera and Gharnara (Central line of Bokaro River) and meets at starting point 'A'.

Sub-Block-2		All Rights			
Sl. No.	Village	Thana	Thana number	Dis- trict	Area Remarks
1.	Durukasmar	Mandu	108	Hazari- Bagh	48.50 part
2.	Banji	—do—	159	—do—	7.00 —do—
3.	Ichakdih	—do—	161	—do—	828.00 —do—
Total area :—883.50 acres (approximately) or 357.53 hectares (approximately)					

Plot numbers to be acquired in village Durukasmar :—632(part), 710(part), 711(part), 712 to 721, 722(part), 724 to 740, 741(part), 742, 743(part), 744(part), 745(part), 756(part), 757.

Plot numbers to be acquired in village Banji :—516(part), 615(part), 617(part), 618(part), 619(part), 621(part).

Plot numbers to be acquired in village Ichakdih :—2 to 2182, 2184 to 2864, 2866, 2867, 2868.

Boundary Description :—

- M-N line passes through plot numbers 722, 710, 711, 756, 743, 744, 745, 741, 756 & 632 of village Durukasmar, through plot numbers 516, 615, 619, 617, 618 and 621 of village Banji (which forms part common boundary of Tata West Bokaro Colliery) and meets at point 'N'.
- N-O line passes through plot no. 621 of village Banji then along the common boundary of village Ichakdih & Kedla, Ichakdih & Loiyo and meets at point 'O'.
- O-M line passes along the right bank of Chutua Madi and along common boundary of villages Ichakdih & Hurdag, again along right bank of Chutua Nadi in village Ichakdih & Durukasmar (which forms common boundary with Hurdag Block acquired u/s 9(1) of the Coal Act) and meets at starting point 'M'.

Sub-Block-3		All Rights			
Sl. No.	Village	Thana	Thana number	Dis- trict	Area Remarks
1.	Garkia alias Parsabera	Mandu	158	Hazari- bagh	364.00 part
2.	Kedla	—do—	160	—do—	681.00 —do—
3.	Loiyo	—do—	162	—do—	895.00 —do—
Total area :—1940.00 acres (approximately) or 785.08 hectares (approximately)					

Plot numbers to be acquired in village Garkia alias Parsabera :—1(part), 57(part), 84(part), 98(part), 102(part), 103 to 121, 122(part), 123 to 144, 145(part), 146, 147(part), 154(part), 155(part), 157(part), 159(part), 160 to 193, 194(part), 195, 196(part), 201(part), 205 to 237, 238(part), 239 to 352, 353(part), 354(part), 355 to 357, 358, 359, 360 & 361.

Plot numbers to be acquired in village Kedla :—75(part), 76(part), 99(part), 102(part), 104(part), 105(part), 128(part), 129 to 158, 159(part), 160, 161(part), 162, 163(part), 164, 165, 166, 167(part), 169(part), 175(part), 176 to 179, 180(part), 181, 182(part), 183(part), 184(part), 185(part), 186(part),

189(part), 190 to 341, 342(part), 345(part), 346, 347, 348, 349(part), 350, 352(part), 353(part), 371(part), 386, 620(part), 1200 to 1204, 1205(part), and 1212.

Plot numbers to be acquired in village Loiyo :—1902(part), 2131(part), 2132(part), 2133 to 2275, 2276(part), 2277 to 2303, 2304(part), 2305, 2306(part), 2307(part), 2308(part), 2310(part), 2311(part), 2312(part), 2318(part), 2319(part), 2343(part), 2507(part), 2509(part), 3363(part), 3364, 3365, 3366(part), 3367, 3368 3369(part), 3377(part) 3383(part), 3287(part), 3388(part), 3389(part), 3390 to 3415, 3416(part), 3417 to 3420, 3455 and 3456
Boundary description :—

Q-R line passes through plot nos. 1205, 620, 371, southern boundary of plot no. 385 through plot nos. 371, 342, 345, 349, 371, 352, 353, 76 and 75 of village Kedla and meets at point 'R'.

R-S line passes through plot nos. 75, 102, 99, 102, 371, 105, 128, 163, 167, 169, 161, 159, 182, 183, 184, 185, 182, 180, 175, 186, 175, 189, 175 and 104 of village Kedla through plot nos. 354, 57, 353, 238, 201, 194, 196, 84, 159, 157, 155, 147, 145, 154, 122, 154, 98, 102 and 1 of village Garkia alias arsabera (which forms common boundary with Tata's West Bokaro Colliery) and meets at point 'S'.

S-T line passes along the part common boundary of villages Garkia alias Parsabera and Duni and meets at point 'T'.

T-U line passes along the part common boundary of villages Garkia alias Parsabera and Sarubera, Garkia alias Parsabera and Sirka Loiyo and Sirka, Loiyo and Bhulyadih and meets at point 'U'.

U-V-W lines pass along the eastern boundary of 3420, through plot numbers 3416, 3389, 3388, 3387, 3416, 3383, 3416, 3377, 3363, 3369, 3363, 3366, 3363, 2319, 2318 and 2312 of village Loiyo and meets at point 'W'.

W-X-Y-P lines passes through plot numbers 2312, 2311, 2310, 2304, 2308, 2307, 2306, 2343, 2276, 2132, 2507, 2509, 1902 and 2131 of village Loiyo and meets at point 'P'.

P-Q line passes along the part common boundary of villages Loiyo and Kedla and meets at starting point 'Q'.

[No. 19/1/82-CL]

SWARAN SINGH, Under Secy.

संस्कृति विभाग

भारतीय पुरातत्व सर्वेक्षण

नई दिल्ली, 13 मई, 1982

पुरातत्व

क्रा०आ० 1786.--केन्द्रीय सरकार ने भारत के राजपत्र, भाग-2, खण्ड 3, उपखण्ड (ii) तारीख 7 नवम्बर, 1981 में प्रकाशित, भारत सरकार के भारतीय पुरातत्व सर्वेक्षण, संस्कृति विभाग की अधिसूचना सं० क्रा०आ० 3075, तारीख 14 अक्तूबर, 1981 द्वारा उक्त अधिसूचना की अनुसूची में विनिर्दिष्ट प्राचीन मंदिर को राष्ट्रीय महत्व का घोषित करने के अपने आशय की दो भाग की सूचना की थी और प्राचीन सभ्यता तथा पुरातत्वीय स्थल और विशेष अधिनियम 1958 (1958

का 21) की धारा 4 की उपधारा (1) में यथा अपेक्षित उक्त अधिसूचना की प्रति उक्त मंदिर के पास सहज दृश्य स्थान पर प्रिण्टिंग की गई थी,

और उक्त जनता को 18 नवम्बर, 1981 को उपलब्ध करा दिया गया था,

और केन्द्रीय सरकार ने कोचीन वेवास्वम बीठ में प्राप्त आक्षेपों पर सम्यक् रूप से विचार कर लिया है,

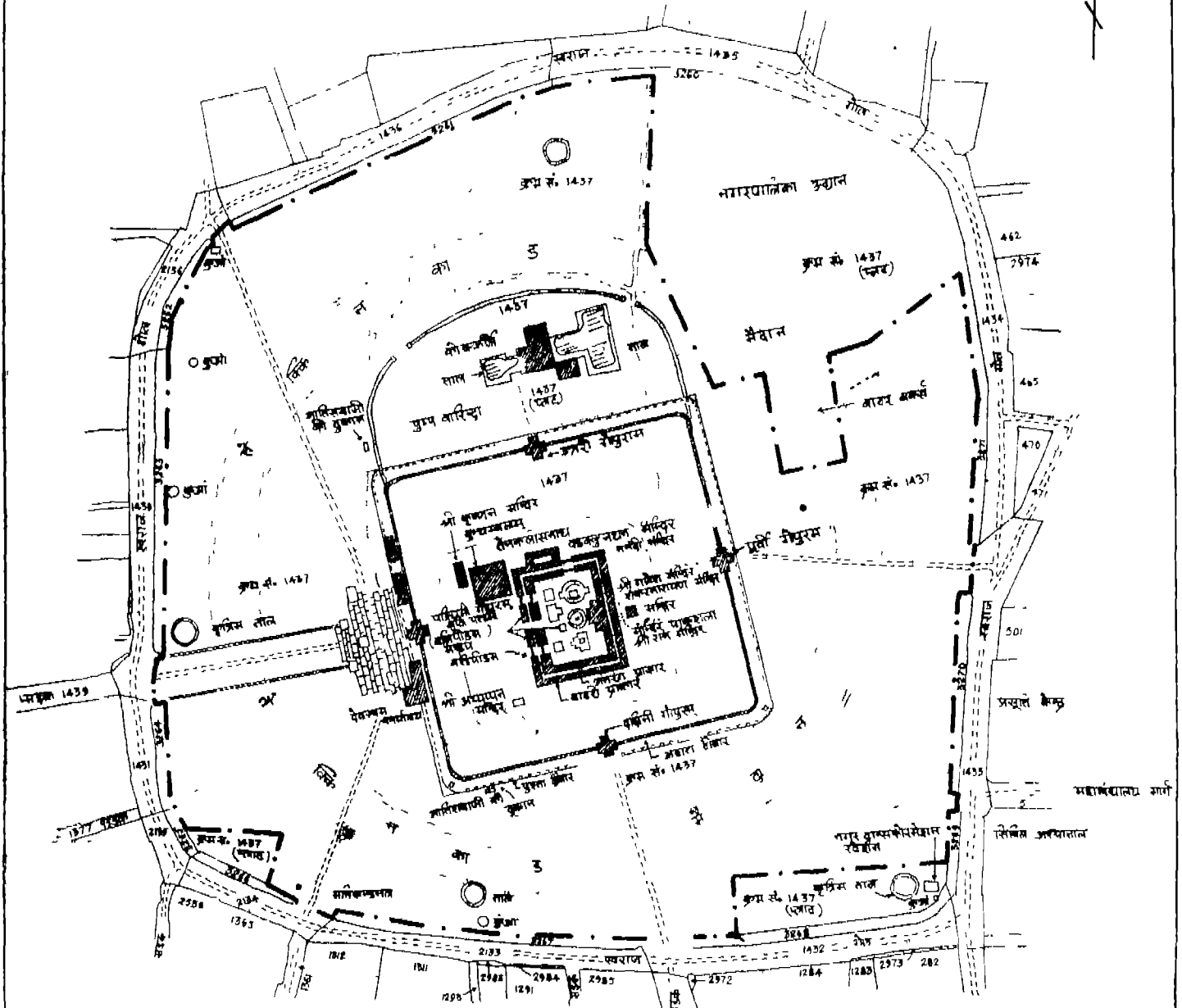
अतः केन्द्रीय सरकार, उक्त अधिनियम की धारा 4 की उपधारा (3) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए इससे उपायक अनुसूची में विनिर्दिष्ट प्राचीन मंदिर को राष्ट्रीय महत्व का घोषित करती है।

अनुसूची

राज्य	जिला	सहस्राल	अवस्थान	संस्मारक का नाम	संरक्षण के अधीन सम्मिलित किए जाने वाले राजस्व प्लॉट सं०	क्षेत्र	सीमाएं	स्वामित्व	टिप्पणी
1	2	3	4	5	6	7	8	9	10
केरल	त्रिचूर	त्रिचूर	त्रिचूर (नेविकल काडू मैदान)	नेन कैलाशनाथ (वेण्कुनाथन) मंदिर काप्पल्लनम जिसके अन्तर्गत वे सारी मरचनाएं और पार्श्व क्षेत्र हैं आ सर्वेक्षण प्लॉट सं० 1437 का एक भाग में स्थित है और नीचे दिए गए स्थल रेखांक में दर्शाए गए हैं।	नीचे दिए गए स्थल रेखांक में यथादर्शित है और सर्वेक्षण प्लॉट सं० 1437 का भाग	20 001 हेक्टर	उत्तर-सर्वेक्षण प्लॉट सं० 3261, सर्वेक्षण प्लॉट सं० 3260 का एक भाग और सर्वेक्षण प्लॉट सं० 1437 का शेष भाग (नगर पालिका पार्क)। पूर्व-सर्वेक्षण प्लॉट सं० 3271, 1433, 3270 और 3269 दक्षिण-सर्वेक्षण प्लॉट सं० 3268, 1432, 3267, 2134, 3266 और सर्वेक्षण प्लॉट सं० 1437 का शेष भाग। पश्चिम-सर्वेक्षण प्लॉट सं० 3265, 3264, 1438, 3263, 3262 और 2130	देवास्वम पोरम्माक	मंदिर में पूजा होती है? श्री कोट्टम के भित्ति-चित्र और काष्ठ उत्कीर्णन पहले से ही सुरक्षित हैं।

तैनेकैलासनाथ मन्दिर समूह का स्थल मानचित्र जिला त्रिवर, केरल

50 0 50 100 150 200 मीटर
100 0 100 200 300 500 700 फुट



संरक्षण की प्रस्तावित सीमाएं

DEPARTMENT OF CULTURE

(Archaeological Survey of India)

New Delhi, the 3rd May, 1982

ARCHAEOLOGY

S.O. 1786.—Whereas by a notification of the Government of India in the Department of Culture, Archaeological Survey of India S.O. No. 3075 dated the 14th October, 1981, published in Part II, Section 3, Sub-section (ii) of the Gazette of India dated the 7th November, 1981, the Central Government gave two month's notice of its intention to declare the ancient temple specified in the schedule to the said notification to be of national

importance, and a copy of the said notification was affixed in a conspicuous place near the said temple as required by sub-section (1) of section 4 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958)

And, whereas the said Gazette was made available to the public on the 18th November, 1981.

And whereas the objections received from the Cochin Devaswom Board have been duly considered by the Central Government;

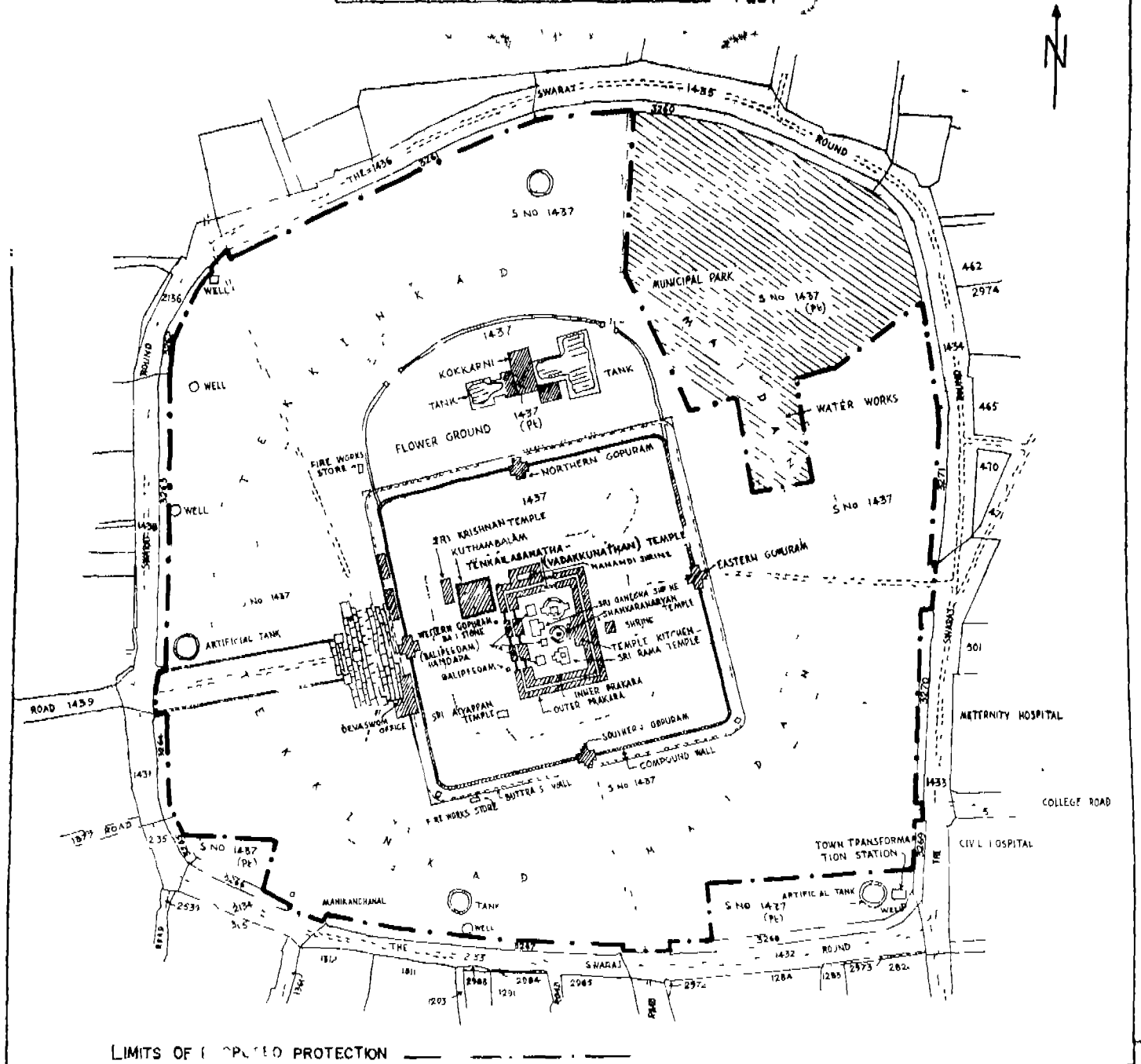
Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act, the Central Government hereby declares the ancient temple specified in the Schedule annexed hereto to be of national importance.

SCHEDULE

State	District	Tehsil	Locality	Name of monument	Revenue plot number under protection	Area	Boundaries	Ownership	Remarks
1	2	3	4	5	6	7	8	9	10
Kerala	Trichur	Trichur	Trichur (Thekkinkadu Maidan)	Tenkailasanatha (Vadakkunnathan) temple complex including all the ancient structures together with adjacent areas comprised in part of survey plot No. 1437 as shown on the site plan reproduced below.	Part of survey plot No. 1437 as shown on the site plan reproduced below.	20.004 Hectares	North :— Survey plot No. 3261, a portion of Survey plot No. 3060 and remaining portion of Survey plot No. 1437 (Municipal Park) East :— Survey plot Nos. 3271, 1433, 3270 and 3269. South :—Survey plot Nos. 3268, 1432, 3267, 2134, 3266 and remaining portion of survey plot No. 1437. West :—Survey plot Nos. 3265, 3264, 1438, 3263, 3262 and 2136.	Devaswom Poramboke	The temple is in worship, Mural paintings on the walls of the Srikoils and wooden carvings are already under protection.

SITE PLAN OF TENKAILASANATHA TEMPLE COMPLEX DISTT. TRICHUR, KERALA

50 0 50 100 150 200 METRES
100 0 100 200 300 400 500 600 700 FEET



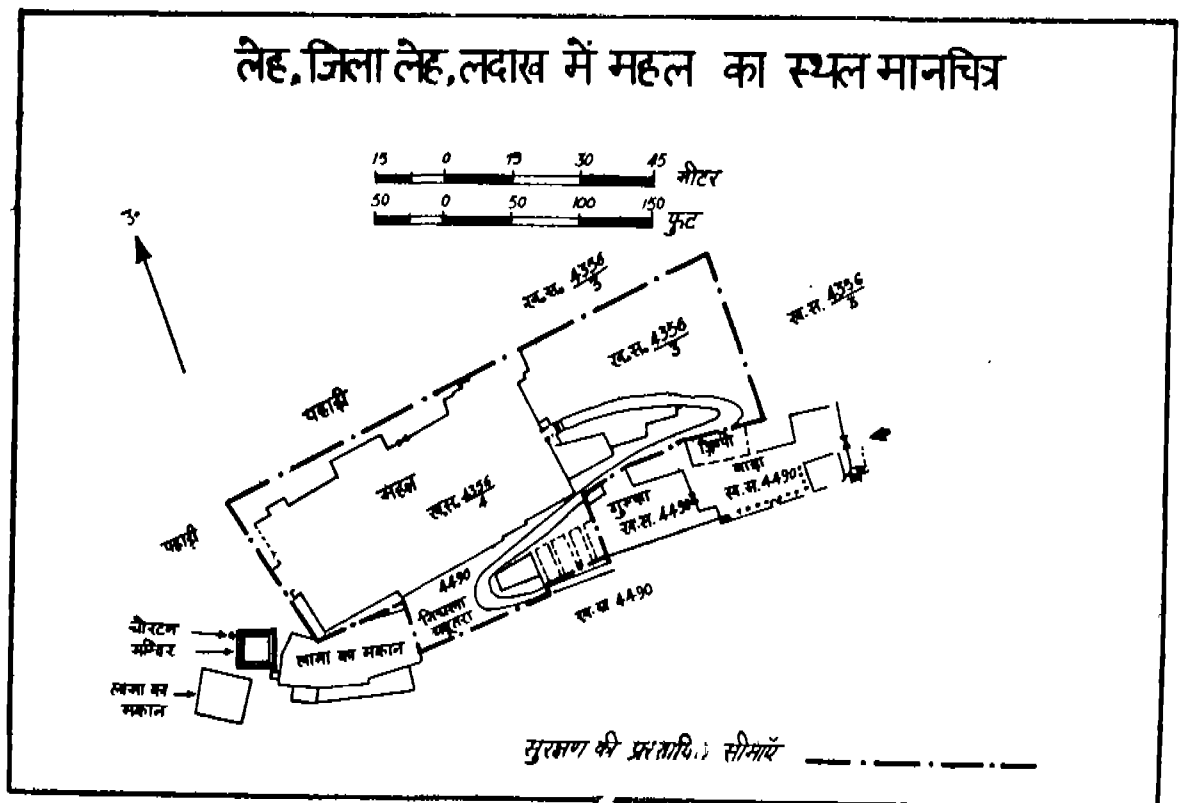
कांआ० 1787.—केन्द्रीय सरकार ने भारत राजपत्र भाग 2, खण्ड 3, उपखण्ड (ii) तारीख 28 नवम्बर, 1981 में प्रकाशित भारत सरकार के संस्कृति विभाग की अधिसूचना सं० 3260 तारीख 7 नवम्बर, 1981 द्वारा, उक्त अधिसूचना की अनुसूची में विनिर्दिष्ट प्राचीन संस्मारक को राष्ट्रीय महत्व का घोषित करने के अति आशय की दो मांग की सूचना दी थी और प्राचीन संस्मारक तथा पुनर्निर्माण स्थल और अवशेष अधिनियम, 1958 (1958 का 24) की धारा 4 की उपधारा में यथा अर्पित उक्त अधिसूचना की एक प्रति उक्त प्राचीन संस्मारक के पास एक सहज दृश्य स्थान पर चिपका दी थी।

और यह कि जनता में कोई आशय प्राप्त नहीं हुआ है, और यह कि उक्त अधिसूचना वाले राजपत्र की प्रतियाँ जनता को 29 जनवरी, 1982 को उपलब्ध करा दी गई थी;

अतः अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 4 की उपधारा (3) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, इन्हीं उद्देश्यों आसूची में विनिर्दिष्ट उक्त प्राचीन संस्मारक को राष्ट्रीय महत्व का घोषित करती है।

अनुसूची

राज्य	जिला	तहसील	अवस्थान	संस्मारक का नाम	संरक्षण के अधीन सम्मिलित किए जाने वाले सर्वेक्षण प्लॉट सं०
1	2	3	4	5	6
जम्मू-कश्मीर	लेह	लेह	लेह	सर्वेक्षण प्लॉट सं० 4356/4 और सर्वेक्षण प्लॉट सं० 4356/3 और 4490 के भागों में समाविष्ट पार्श्वस्थ क्षेत्र के साथ लेह स्थित प्राचीन महल जैसा कि नीचे पुनः प्रस्तुत रेखांक में दर्शाया गया है।	दर्शन सर्वेक्षण प्लॉट सं० 4356/4 और सर्वेक्षण प्लॉट सं० 4356/3 और 4490 के भाग जैसा कि नीचे पुनः प्रस्तुत स्थल रेखांक में दर्शाया गया है।
क्षेत्र	सीमाएं		स्वामित्व		टिप्पणी
7	8		9		10
0,686 हेक्टर	उत्तर	: सर्वेक्षण प्लॉट सं० 4356/3 का भाग	श्रीमती पार्वती बेबी		महल में स्थित पूजा स्थल के अतिरिक्त एक कक्ष भी निवासी साधु के अधिभोग में है।
	पूर्व	: सर्वेक्षण प्लॉट सं० 4356/3 का भाग			
	दक्षिण	: सर्वेक्षण प्लॉट सं० 4490 का भाग।			
	पश्चिम	: पहाड़ी का असर्वेक्षित क्षेत्र			



S.O.1787.—Whereas by the notification of the Government of India in the Department of Culture, S.O. No. 3260- dated the 7th November, 1981, published in the Gazette of India Part II, Section 3, Sub-section (ii), dated the 28th November, 1981, the Central Government gave two months notice of its intention to declare the ancient monument specified in the Schedule to the said notification, to be of national importance, and a copy of the said notification was affixed in a conspicuous place near the said ancient monument as required in sub-section (1) of section 4 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958);

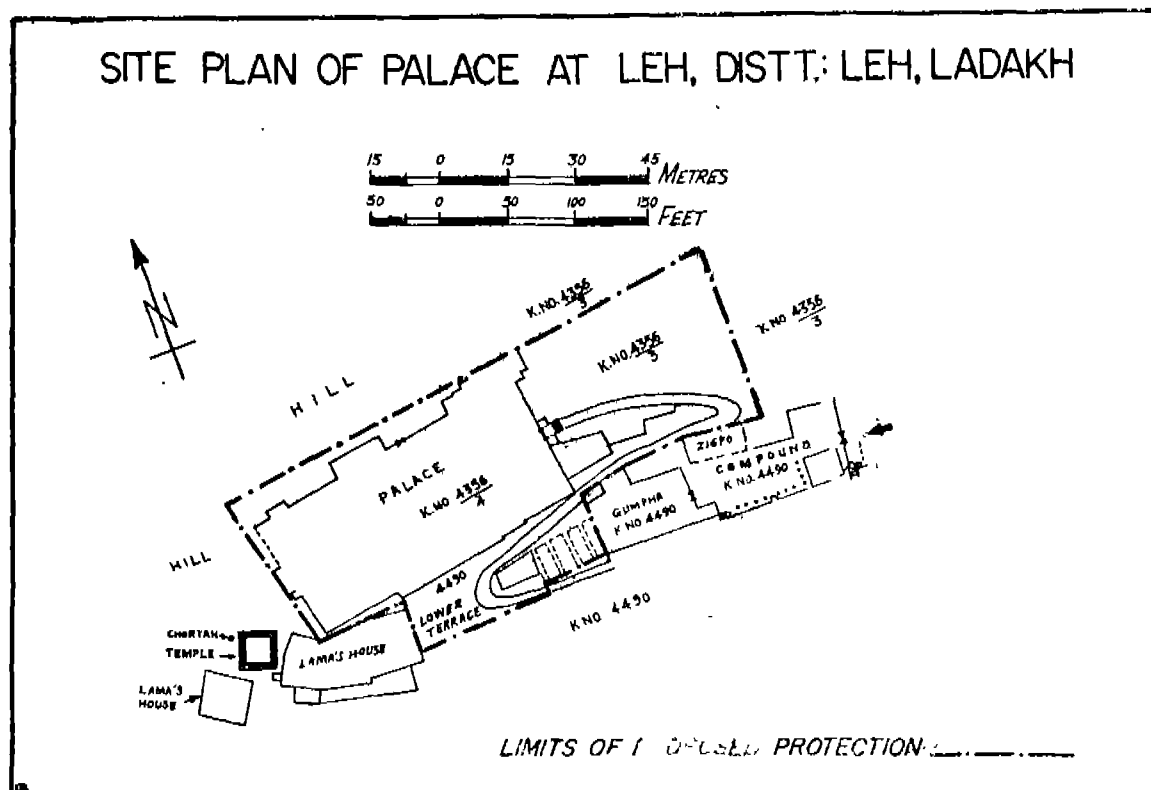
And whereas no objection has been received from the public;

And whereas, the gazette copies of the said notification were made available to the public on the 29th January, 1982;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act, the Central Government hereby declares the said ancient monument specified in the Schedule hereto annexed to be of national importance.

SCHEDULE

State	District	Tehsil	Locality	Name of monument	Revenue plot number to be included under protection	Area	Boundaries	Ownership	Remarks
1	2	3	4	5	6	7	8	9	10
Jammu and Kashmir	Leh	Leh	Leh	Ancient palace at Leh alongwith adjoining area comprised in Survey plot No. 4356/4 and parts of Survey plot Nos. 4356/3 and 4490 as shown in the site plan reproduced below.	Survey plot No. 4356/4 and parts of survey plot Nos. 4356/3 and 4490 as shown in the site plan reproduced below.	0.686 Hectares	North :— A portion of survey plot No. 4356/3 East :— A portion of survey plot No. 4356/3. South :—A portion of survey plot No. 4490. West :—Unsurveyed area of the hill.	Shrimati Parvati Devi	Besides the shrine located within the palace one room is also under occupation of the resident monk.



का०आ० 1788—केन्द्रीय सरकार ने भारत के राजपत्र भाग II खण्ड 3, उपखण्ड (ii) तारीख 13 मार्च, 1976 के पृष्ठ 1234-1235 पर प्रकाशित भारत सरकार की शिक्षा समाज कल्याण और संस्कृति मंत्रालय, भारतीय पुरातत्व सर्वेक्षण की अधिसूचना का०आ० सं० 1048 तारीख 25 फरवरी, 1976 द्वारा, इसमें उल्लेख्य अनुसूची में विनिर्दिष्ट प्राचीन संस्मारक को राष्ट्रीय महत्व का घोषित करने के अपने आशय की ओर उन व्यक्तियों से जिनके उगमे प्रभावित होने की संभावना है आक्षेप आमंत्रित करने की दो मास की सूचना दी थी।

और स्वामी ने प्रस्तावित घोषणा के विरुद्ध आक्षेप प्रस्तुत किया था। केन्द्रीय सरकार, आक्षेप पर विचार करने पर प्राचीन संस्मारक तथा पुरातत्वीय स्थल और अधिनियम, 1958 (1958 का 24) की धारा 4 की उपधारा (i) के अधीन जारी की गई उक्त अधिसूचना को इसके द्वारा वापस लेती है।

[सं० 2/24/75-स्मा०]

वे० मित्र, महानिदेशक और
संयुक्त सचिव पदेन

S.O. 1788.—Whereas by the notification of the Government of India in the Ministry of Education, Social Welfare and Culture, Archaeological Survey of India, S.O. No. 1048 dated the 25th February, 1976, published in the Gazette of India, Part II, Section 3, Sub-section (ii), dated the 13th March, 1976, at pages 1237 and 1238, the Central Government gave two months' notice of its intention to declare the ancient monument specified in the Schedule annexed thereto, to be of national importance and inviting objections from persons likely to be affected thereby.

And, whereas the owner filed an objection to the proposed declaration.

The Central Government on consideration of the objection hereby withdraws the said notification issued under sub-section (1) of section 4 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958).

[No. 2/24/75-M]

D. MITRA, Director General
and Ex-Officio Jt. Secy.

नौबहन और परिवहन मंत्रालय

(अधिक सख्त)

नई दिल्ली, 27 अप्रैल, 1982

का०आ० 1789.—केन्द्रीय सरकार, डाक कर्मकार (नियोजन का विनियमन) अधिनियम, 1948 (1948 का 9) की धारा 4 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, कलकत्ता डाक कर्मकार (नियोजन का विनियमन) स्कीम, 1970 में कतिपय और संशोधन करना चाहती है। जैसा कि उक्त उपधारा में अपेक्षित है, प्रस्तावित संशोधनों का निम्नलिखित प्रारूप उन सभी व्यक्तियों को जानकारी के लिए प्रकाशित किया जा रहा है, जिनके उससे प्रभावित होने की संभावना है। इसके द्वारा सूचना दी जाती है कि उक्त प्रारूप पर इस अधिसूचना के राजपत्र में प्रकाशन की तारीख से साठ दिन के परामर्श विचार किया जाएगा।

पूर्वोक्त अवधि में पूर्व नियमों के उक्त प्रारूप की बाबत जो भी आक्षेप या सुझाव किसी व्यक्ति से प्राप्त होंगे, केन्द्रीय सरकार उन पर विचार करेगी।

प्रारूप नियम

1 (1) इस स्कीम का सक्षिप्त नाम कलकत्ता डाक कर्मकार (नियोजन का विनियमन) संशोधन स्कीम, 1982 है।

(2) यह राजपत्र में अंतिम प्रकाशन की तारीख को प्रवृत्त होगी 2 कलकत्ता डाक कर्मकार (नियोजन का विनियमन) स्कीम 1970 की अनुसूची 6 में मद सं० 4 के अधीन टिप्पण (1) के स्थान पर निम्नलिखित टिप्पण रखा जाएगा, अर्थात्—

“(1) एकल पैकेज, जो 60 टन से अधिक भार के है, कालानुपासी गिने जाएंगे;

परन्तु यह कि आधानों को, चाहे उनका टन भार कुछ भी हो, केवल कालानुपासी गिना जाएगा।”

[सं० एल डी सी/93/81-एन-IV]

वी० शंकरालिंगम, उप सचिव

MINISTRY OF SHIPPING AND TRANSPORT

(Labour Division)

New Delhi, the 27th April, 1982

S.O. 1789.—The following draft of a scheme further to amend the Calcutta Dock Workers (Regulation of Employment) Scheme, 1970, which the Central Government proposes to make in exercise of the powers conferred by sub-section (1) of Section 4 of Dock Workers (Regulation of Employment) Act, 1948 (9 of 1948), is hereby published as required by the said sub-section for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the expiry of a period of sixty days from the date of publication of this notification in the Official Gazette.

Any objections or suggestions which may be received from any person with respect to the said draft before the aforesaid period will be considered by the Central Government.

DRAFT SCHEME

1. (1) This Scheme may be called the Calcutta Dock Workers (Regulation of Employment) Amendment Scheme, 1982.

(2) It shall come into force on the date of its final publication in the Official Gazette.

2. In the Calcutta Dock Workers (Regulation of Employment) Scheme, 1970, in Schedule VI, for Note (1) occurring, under Item No. 4, the following Note shall be substituted, namely :—

“(1) Individual Packages, weighing over 60 tonnes, shall be time-rated ;
Provided that containers, irrespective of their tonnage, shall be only time-rated.”

[No. LDC/93/81-L. IV]

V. SANKARALINGAM, Dy. Secy.

(परिवहन पक्ष)

नई दिल्ली, 27 अप्रैल, 1982

का०आ० 1790—विभिन्न डाक कर्मकार (नियोजन का विनियमन) स्कीमों को और आगे संशोधन करने के लिए एक स्कीम का समीक्षा जो यहाँ अनुसूची में सलग है, और जिसे केन्द्रीय सरकार डाक कर्मकार (नियोजन का विनियमन) अधिनियम, 1948 (1948 का 9) की धारा 4 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, प्रस्तावित करती है, इस अधिसूचना के द्वारा यह स्कीम उन सभी लोगों की सूचना के लिए प्रकाशित की जा रही है जो इस स्कीम में प्रभावित होने हैं और जिनके प्रकाशित करने की व्यवस्था उक्त उपखंड में की हुई है तथा यह सूचित किया जाता है कि सरकारी राजपत्र में इस अधिसूचना के प्रकाशन होने की तारीख के बाद 45 दिनों की अवधि बीतने पर उक्त समीक्षा पर विचार किया जाएगा।

उक्त अधिष्ठ के नीचे के पहले उक्त मसौदे में जो भी प्रापित या सुझाव किसी भी व्यक्ति से प्राप्त होंगे उन पर केन्द्रीय सरकार द्वारा विचार किया जाएगा।

स्कीमों का मसौदा

1(1) यह स्कीम डाक कर्मकार (नियोजन का विनियमन) (संशोधन) स्कीम, 1982 कही जायगी।

(2) यह स्कीम सरकारी राजपत्र में अन्तिम रूप से प्रकाशित होने की तारीख से लागू हो जायगी।

2. यहाँ संलग्न अनुसूची के कालम 2 में उल्लिखित डाक कर्मकार (नियोजन का विनियमन) स्कीम में उक्त अनुसूची के कालम 3 में निर्दिष्ट रीति के अनुसार संशोधित की जाती है।

अनुसूची

क्रम संख्या	संक्षिप्त शीर्षक	संशोधन
1. बम्बई डाक कर्मकार (नियोजन का विनियमन) स्कीम, 1956	(1) खंड 7, उपखंड (1) में (क) मद (ग) में से "रजिस्टर्ड नियोक्ता और" शब्द हटा दिए जाएंगे, (ख) मद (घ) में "समा-योजन" शब्द हटा दिया जाएगा।	(1) खंड 7, उपखंड (1) में (क) मद (ग) में से "रजिस्टर्ड नियोक्ता और" शब्द हटा दिए जाएंगे, (ख) मद (घ) में "समा-योजन" शब्द हटा दिया जाएगा।
	(2) खंड 8 में से उपखंड (घ) हटा दिया जाएगा,	(2) खंड 8 में से उपखंड (घ) हटा दिया जाएगा,
	(3) खंड 9 में— (क) उपखंड (1) में मद (च) के बाद नीचे लिखी मद जोड़ी जाएगी, अर्थात्— “(चच) नये नियोक्ताओं के रजिस्ट्रेशन पर विचार करने के लिए”, (ख) उपखंड (2) में 'मद' शब्द के बाद और (घ) (ङ) ब्रेकेटों और शब्दों के पहले, (चच) ब्रेकेट और शब्द जोड़े जाएंगे	(3) खंड 9 में— (क) उपखंड (1) में मद (च) के बाद नीचे लिखी मद जोड़ी जाएगी, अर्थात्— “(चच) नये नियोक्ताओं के रजिस्ट्रेशन पर विचार करने के लिए”, (ख) उपखंड (2) में 'मद' शब्द के बाद और (घ) (ङ) ब्रेकेटों और शब्दों के पहले, (चच) ब्रेकेट और शब्द जोड़े जाएंगे
	(4) खंड 15 में, उपखंड (1) में (क) - (ग) मद में "मंडल" शब्द के स्थान पर, "अध्यक्ष" शब्द जोड़ा जाएगा,	(4) खंड 15 में, उपखंड (1) में (क) - (ग) मद में "मंडल" शब्द के स्थान पर, "अध्यक्ष" शब्द जोड़ा जाएगा,
	(ख) (ङ) मद में "मंडल" शब्द के स्थान पर, जहाँ यह शब्द आये, वहाँ 'अध्यक्ष' शब्द जोड़ा जाएगा,	(ख) (ङ) मद में "मंडल" शब्द के स्थान पर, जहाँ यह शब्द आये, वहाँ 'अध्यक्ष' शब्द जोड़ा जाएगा,
	(5) खंड 44 में, उपखंड (i) (ii) मद (ख) में 'मंडल' शब्द के स्थान पर जहाँ भी आये, 'अध्यक्ष' शब्द जोड़ा जाएगा।	(5) खंड 44 में, उपखंड (i) (ii) मद (ख) में 'मंडल' शब्द के स्थान पर जहाँ भी आये, 'अध्यक्ष' शब्द जोड़ा जाएगा।

क्रम सं०	संक्षिप्त शीर्षक	संशोधन
(2)	मद्रास डाक कर्मकारी (नियो- नियोजन का विनियमन) स्कीम, 1956	(i) खंड 7 में उपखंड (i) में से (ग) में से "रजिस्टर्ड नियोक्ता और" शब्द हटा दिए जाएंगे। (ख) मद (घ) में 'समा-योजन' शब्द हटा दिया जाएगा। (ii) खंड 8 में, उपखंड (घ) हटा दिया जाएगा। (iii) खंड 9 में— (क) उपखंड (1) में, (च) मद के बाद निम्न-लिखित मद जोड़ी जाएगी, अर्थात् :— (ख) "नये नियोक्ताओं के रजिस्ट्रेशन पर विचार करने के लिए" (ख) उपखंड (2) में 'मद' शब्द के बाद और कोष्ठ और अक्षर (अ) के पहले, कोष्ठ अक्षर (चच) जोड़ा जाएगा। (iv) खंड 15 में, उपखंड (1) में— (क) मद (ग) में, 'मंडल' शब्द के स्थान पर 'अध्यक्ष' शब्द जोड़ा जाएगा। (ख) मद (ङ) में 'मंडल' शब्द के स्थान पर, जहाँ भी यह आये, 'अध्यक्ष' शब्द जोड़ा जाएगा। (v) खंड 45 में, उपखंड (i) (ii) में, मद (ख) में 'मंडल' शब्द के स्थान पर जहाँ भी यह आये, 'अध्यक्ष' शब्द जोड़ा जाएगा।
3.	कोचीन डाक कर्मकार (नियोजन का विनियमन) स्कीम, 1959	(i) खंड 7 में, उपखंड (1) में (क) मद (ग) में, 'रजिस्टर्ड नियोक्ता और' शब्द हटा दिए जाएंगे, (ख) मद (घ) में, 'समा-योजन' शब्द हटा दिया जाएगा, (ii) खंड 8 में, उपखंड (घ) हटा दिया जाएगा। (iii) खंड 9 में— (क) उपखंड (1) में, मद (च) के बाद निम्न-लिखित मद जोड़ी जाएगी, अर्थात् :—

क्रम	संक्षिप्त शीर्षक	संशोधन	क्रम०	संक्षिप्त शीर्षक	संशोधन
		“(बच) नये नियोक्ताओं के रजिस्ट्रेशन पर विचार करने के लिए”			(क) (ग) मद में “मंडल” शब्द के स्थान पर, “अध्यक्ष” शब्द जोड़ा जाएगा,
		(ख) उपखंड (2) में, ‘मदे’ शब्द के बाद और कोष्ठ और अक्षर (ज) के पहले, कोष्ठ और अक्षर (बच) जोड़ा जाएगा।			(ख) (घ) मद में ‘मंडल’ शब्द के स्थान पर जहाँ यह शब्द आये, वहाँ ‘अध्यक्ष’ शब्द जोड़ा जाएगा।
		(iv) खंड 15 में, उपखंड (1) में—			(v) खंड 14 में, उपखंड (i), मद (ii) (ख) में, ‘मंडल’ शब्द के स्थान पर जहाँ भी यह आये ‘अध्यक्ष’ शब्द जोड़ा जाएगा।
		(क) मद (ग) में ‘मंडल’ शब्द के स्थान पर अध्यक्ष शब्द जोड़ा जाएगा,	5 मुरगांव डाक कर्मकार (नियोजन का विनियमन) स्कॉम, 1965	(i) खंड 7 में, उपखंड (i) में—	(क) मद (ग) में से “रजिस्ट्रेशन नियोक्ता और ” शब्द हटा दिये जाएंगे,
		(ख) मद (ङ) में ‘मंडल’ शब्द के स्थान पर, जहाँ भी यह आये, ‘अध्यक्ष’ शब्द जोड़ा जाएगा।			(ख) मद (घ) में “समायोजन” शब्द हटा दिया जाएगा,
		(v) खंड 45 में, उपखंड (i) (ii), मद (ख) में ‘मंडल’ शब्द के स्थान पर जहाँ भी यह आए ‘अध्यक्ष’ जोड़ा जाएगा।			(ii) खंड 8 में, उपखंड (घ) हटा दिया जाएगा।
4. विशाखापत्तनम डाक कर्मकार (नियोजन का विनियमन) स्कॉम 1959	(i) खंड 7, उपखंड (i) में—	(क) मद (ग) में से “रजिस्ट्रेशन नियोक्ता और” शब्द हटा दिए जाएंगे,		(iii) खंड 10 में—	(क) उपखंड (1) में, (च) मद के बाद निम्नलिखित मद जोड़ी जायेगी, अर्थात्:— “(बच) नये नियोक्ताओं के रजिस्ट्रेशन पर विचार करने के लिए”
		(क) मद (घ) में “समायोजन” शब्द हटा दिया जाएगा,			(ख) उपखंड (2) में ‘मदे’ शब्द के बाद और कोष्ठ और अक्षर “(ङ)” (1), (ii)” के पहले, कोष्ठ और अक्षर (बच) जोड़ा जाएगा।
		(ii) खंड 8 में से उपखंड (घ) हटा दिया जाएगा,			(iv) खंड 16 में, उपखंड (1) में—
		(iii) खंड 9 में --			(क) मद (ग) में, ‘मंडल’ शब्द के स्थान पर ‘अध्यक्ष’ शब्द जोड़ा जाएगा,
		(क) उपखंड (i) में मद (ब) के बाद नीचे लिखी मद जोड़ी जाएगी, अर्थात्:— “(बच) नये नियोक्ताओं के रजिस्ट्रेशन पर विचार करने के लिए”,			(ख) मद (घ) में ‘मंडल’ शब्द के स्थान पर जहाँ भी यह आए “अध्यक्ष” शब्द जोड़ा जाएगा।
		(ख) उपखंड (2) में ‘मदे’ शब्द के बाद और (ज) और ब्रैकेटों शब्दों के पहले, (बच) ब्रैकेट और शब्द जोड़े जाएंगे।			
		(iv) खंड 14 में, उपखंड (i) में --			

क्रम सं०	संक्षिप्त शीर्षक	संशोधन	क्रम सं०	संक्षिप्त शीर्षक	संशोधन
		(v) खंड 46 में, उपखंड (i) (ii) में, मव (ख) में 'मंडल' शब्द के स्थान पर जहाँ भी यह आये, 'अध्यक्ष' शब्द जोड़ा जाएगा।			(ii) खंड 8 में, उपखंड (ख) हटा दिया जाएगा।
6. काइला डाक कर्मकार (नियो-जन का विनियमन) स्कीम, 1969		(i) 'ड 7, उपखंड (1) में— (क) मव (ग) में से "रजिस्टर्ड नियोक्ता और" शब्द हटा दिए जाएँ, (ख) मव (घ) में "समायोजन" शब्द हटा दिया जाएगा। (ii) खंड 8 में से उपखंड (घ) हटा दिया जाएगा, (iii) खंड 10 में— (क) उपखंड (i) में मव (ख) के बाद नीचे लिखी मद जोड़ी जाएगी अर्थात् :- " (च) नये नियोक्तियों के रजिस्ट्रेशन पर विचार करने के लिए" (ख) उपखंड (2) के 'मवे' शब्द के बाद और (ज) और ब्रेकेटों शब्दों के पहले, (च) ब्रेकेट और जोड़े जाएँगे। (iv) खंड 16 में, उपखंड (1) में— (क) मव (ग) में "मंडल" शब्द के स्थान पर "अध्यक्ष" शब्द जोड़ा जाएगा, (ख) मव (घ) में 'मंडल' शब्द के स्थान पर, जहाँ यह शब्द आये, वहाँ 'अध्यक्ष' शब्द जोड़ा जाएगा, (v) खंड 46 में, उपखंड (1) (ii) में, मव (ख) में 'मंडल' शब्द के स्थान पर जहाँ भी यह आये, 'अध्यक्ष' शब्द जोड़ा जाएगा।			(iii) खंड 10 में— (क) उपखंड (i) में, (ख) मव के बाद निम्नलिखित मद जोड़ी जाएगी अर्थात् " (च) नये नियोक्तियों के रजिस्ट्रेशन पर विचार करने के लिए" (ख) उपखंड (2) में 'मवे' शब्द के बाद और कोष्ठ और अक्षर (ज) के पहले, कोष्ठ और अक्षर (च) जोड़ा जाएगा। (iv) खंड 17 में, उपखंड (1) में— मव (ग) में 'मंडल' शब्द के स्थान पर 'अध्यक्ष' शब्द जोड़ा जाएगा, (v) खंड 48 में, उपखंड (1) (ii) में, मव (ख) में 'मंडल' शब्द के स्थान पर जहाँ भी यह आये, 'अध्यक्ष' शब्द जोड़ा जाएगा।
7. कलकत्ता डाक कर्मकार (नियो-जन का विनियमन) स्कीम, 1970		(i) खंड 7 में, उपखंड (1) में— (क) मव (ख) में से "रजिस्टर्ड नियोक्ता और" शब्द हटा दिए जाएँगे (ख) मव (ग) में 'समायोजन' शब्द हटा दिया जाएगा।			[फाइल सं० एल डी प्रो/49/82-एल-IV] बी० शंकरलिंगम, उप सचिव

Transport Wing

New Delhi, the 27th April, 1982

S.O. 1790.—The following draft of a Scheme further to amend various Dock Workers (Regulation of Employment) Schemes specified in the Schedule annexed hereto, which the Central Government proposes to make in exercise of the powers conferred by sub-section (1) of section 4 of the Dock Workers (Regulation of Employment) Act, 1948 (9 of 1948), is hereby published as required by the said sub-section for the information of all person likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the expiry of a period of forty-five days from the date of publication of this notification in the Official Gazette;

Any objections or suggestions which may be received from any person with respect to said draft before the aforesaid period will be taken into consideration by the Central Government.

DRAFT SCHEME

- (1) This Scheme may be called the Dock Workers (Regulation of Employment) (Amendment) Scheme, 1982.
- (2) It shall come into force on the date of its final publication in the Official Gazette.

2. The Dock workers (Regulation of Employment) Schemes mentioned in Column 2. of the Schedule annexed hereto are hereby amended in the manner specified in column 3 thereof.

Sl. No.	Short title	Amendment
(1)	(2)	(3)
1.	The Bombay Dock Workers (Regulation of Employment) Scheme, 1956	<p>(i) in clause 7, in sub-clause (1),—</p> <p>(a) in item (c), the words "registered employers and" shall be omitted;</p> <p>(b) in item (d), the word "adjusting" shall be omitted;</p> <p>(ii) in clause 8, sub-clause (d) shall be omitted;</p> <p>(iii) in clause 9,</p> <p>(a) in sub-clause (1), after item (f) the following item shall be inserted, namely:—</p> <p>"(ff) to consider registration of new employers";</p> <p>(b) in sub-clause (2), after the word "items" and before the brackets and letters "(j) (i)" the brackets and letters "(ff)" shall be inserted;</p> <p>(iv) in clause 15, in sub-clause (1),—</p> <p>(a) in item (c), for the word "Board", the word "Chairman" shall be substituted;</p> <p>(b) in item (e), for the word "Board", wherever it occurs, the word "Chairman" shall be substituted;</p> <p>(v) in clause 44, in sub-clause (1) (ii), in item (b), for the word "Board", wherever it occurs, the word "Chairman" shall be substituted</p>
2.	The Madras Dock Workers (Regulation of Employment), Scheme, 1956	<p>(i) in clause 7, in sub-clause (1),—</p> <p>(a) in item (c), the words "registered employers and" shall be omitted;</p> <p>(b) in item (d), the word "adjusting" shall be omitted.</p> <p>(ii) in clause 8, sub-clause (d) shall be omitted;</p> <p>(iii) in clause 9,—</p> <p>(a) in sub-clause (1), after item (f), the following item shall be inserted, namely:—</p> <p>"(ff) to consider registration of new employers";</p>

(1)	(2)	(3)
		<p>(b) in sub-clause (2), after the word "items" and before the brackets and letter "(j)" the brackets and letters "(ff)" shall be inserted;</p> <p>(iv) in clause 15, in sub-clause (1),—</p> <p>(a) in item (c), for the word "Board", the word "Chairman" shall be substituted;</p> <p>(b) in item (e), for the word "Board", wherever it occurs the word "Chairman" shall be substituted;</p> <p>(v) in clause 45, in sub-clause (1) (ii), in item (b), for the word "Board", wherever it occurs, the word "Chairman" shall be substituted.</p>
3.	The Cochin Dock Workers (Regulation of Employment), Scheme, 1959	<p>(i) in clause 7 in sub-clause (1),—</p> <p>(a) in item (c), the words "registered employers and" shall be omitted;</p> <p>(b) in item (d), the word "adjusting" shall be omitted;</p> <p>(ii) in clause 8, sub-clause (d) shall be omitted;</p> <p>(iii) in clause 9, —</p> <p>(a) in sub-clause (1), after item (f), the following item shall be inserted, namely:—</p> <p>"(ff) to consider registration of new employers";</p> <p>(b) in sub-clause (2), after the word "items" and before the brackets and letters "(j)" the brackets and letters "(ff)" shall be inserted;</p> <p>(iv) in clause 15, in sub-clause (1),—</p> <p>(a) in item (c), for the word "Board", the word "Chairman" shall be substituted;</p> <p>(b) in item (d), for the word "Board", wherever it occurs the word "Chairman" shall be substituted;</p> <p>(v) in clause 45, in sub-clause (1) (ii), in item (b), for the word "Board" wherever it occurs the word "Chairman", shall be substituted</p>

1	2	3	(1)	(2)	(3)
4. The Visakhapatnam Dock Workers (Regulation of Employment) Scheme, 1959	<p>(i) in clause 7, in sub-clause (1),—</p> <p>(a) in item (c), the words "registered employers and" shall be omitted;</p> <p>(b) in item (d), the word "adjusting" shall be omitted;</p> <p>(ii) in clause 8, sub-clause (d) shall be omitted;</p> <p>(iii) in clause 9,—</p> <p>(a) in sub-clause (1), after item (f), the following item shall be inserted, namely:—</p> <p>"(ff) to consider registration of new employers;"</p> <p>(b) in sub-clause (2), after the word "items" and before the brackets and letters "(j)" the brackets and letters "(ff)" shall be inserted;</p> <p>(iv) in clause 14, in sub-clause (1),—</p> <p>(a) in item (c), for the word "Board", the word "Chairman" shall be substituted;</p> <p>(b) in item (d), for the word "Board" wherever it occurs, the word "Chairman" shall be substituted;</p> <p>(v) in clause 44, in sub-clause (1), in item (ii) (b), for the word "Board" wherever it occurs, the word "Chairman" shall be substituted.</p>				<p>(iv) in clause 16, in sub-clause (1),—</p> <p>(a) in item (c), for the word "Board", the word "Chairman" shall be substituted;</p> <p>(b) in item (d), for the word "Board", wherever it occurs, the word "Chairman" shall be substituted;</p> <p>(iv) in clause 46, in sub-clause (1) (ii), in item (b), for the word "Board", wherever it occurs, the word "Chairman" shall be substituted.</p>
5. The Mormugao Dock Workers (Regulation of Employment) Scheme, 1965	<p>(i) in clause 7, in sub-clause (1),—</p> <p>(a) in item (c), the words "registered employers and" shall be omitted;</p> <p>(b) in item (d), the word "adjusting" shall be omitted;</p> <p>(ii) in clause 8, sub-clause (d) shall be omitted;</p> <p>(iii) in clause 10,—</p> <p>(a) in sub-clause (1), after item (f), the following item shall be inserted, namely:—</p> <p>"(ff) to consider registration of new employers;"</p> <p>(b) in sub-clause (2), after the word "items" and before the brackets and letters "(j) (i) (ii)", the brackets and letters "(ff)" shall be inserted;</p>		6. The Kandla Dock Workers (Regulation of Employment) Scheme, 1969		<p>(i) in clause 7, in sub-clause (1),—</p> <p>(a) in item (c), the words "registered employers and" shall be omitted;</p> <p>(b) in item (d), the word "adjusting" shall be omitted;—</p> <p>(ii) in clause 8, sub-clause (d) shall be omitted —</p> <p>(iii) in clause 10,—</p> <p>(a) in sub-clause (1), after item (f), the following item shall be inserted, namely:—</p> <p>"(ff) to consider registration of new employers;"</p> <p>(b) in sub-clause (2), after the word "items" and before the brackets and letters "(j)", the brackets and letters "(ff)" shall be inserted;</p> <p>(iv) in clause 16, in sub-clause (1),—</p> <p>(a) in item (c), for the word "Board", the word "Chairman" shall be substituted;—</p> <p>(b) in item (d), for the word "Board", wherever it occurs, the word "Chairman" shall be substituted;</p> <p>(v) in clause 46, in sub-clause (1) (ii), in item (b), for the word "Board" wherever it occurs, the word "Chairman" shall be substituted.</p>
7. The Calcutta Dock Workers (Regulation of Employment) Scheme, 1970					<p>(i) in clause 7, in sub-clause (1),—</p> <p>(a) in item (d), the words "registered employers and" shall be omitted;—</p> <p>(b) in item (e), the word "adjusting" shall be omitted;</p>

1	2	3
	(ii) in clause 8, sub-clause (b) shall be omitted;	
	(iii) in clause 10,—	
	(a) in sub-clause (1), after item (f) the following item shall be inserted, namely;	
	“(ff) to consider registration of new employers”;	
	(b) in sub-clause (2), after the word “items” and before the brackets and letter “(j)” the brackets and letters “(ff)” shall be inserted;	
	(iv) in clause 17, in sub-clause (1),— in item (c), for the word “Board”, the word “Chairman” shall be substituted ?	
	(v) in clause 48, in sub-clause (1) (ii), in item (b), for the word “Board”, wherever it occurs, the word “Chairman” shall be substituted.	

[File No. LDO/49/82-L. IV]
V. SANKARALINGAM, Deputy Secy.

temporarily as Additional Regional Officer in the Madras Regional Office of the Central Board of Film Censors on an ad hoc basis from 17-4-82 (F.N.) for a period of six months or till the post is filled on a regular basis, whichever is earlier, vice Shri S. Ramaswamy, Additional Regional Officer, who retired from Government service on attaining the age of superannuation on 28-2-1982.

[F. No. 802/31/81-F(C)]

K. S. VENKATARAMAN, Under Secy.

संचार मंत्रालय

(डाक तार बोर्ड)

नई दिल्ली, 27 अप्रैल 1982

क्रा० आ० 1792—स्थायी प्रादेशिक संख्या 627, दिनांक 8 मार्च, 1960 द्वारा लागू किए गए भारतीय तार नियम, 1951 के नियम 434 के खंड III के पैरा (क) के अनुसार डाक-तार महानिदेशक ने कुन्नामंगलम टेलीफोन केन्द्र में दिनांक 16-5-82 से प्रमाणित दर प्रणाली लागू करने का निर्णय किया है।

[संख्या 5-10-82-पी एच बी]

भार सी कटारिया, सहायक सहायनियमक
(पी० बी० एच०)

MINISTRY OF COMMUNICATIONS

(P&T Board)

New Delhi, the 27th April, 1982

S.O. 1792.—In pursuance of para (a) of Section III of Rule 434 of Indian Telegraph Rules, 1951, as introduced by S.O. No. 627 dated 8th March, 1960, the Director General, Posts and Telegraphs, hereby specifies 16-5-1982 as the date on which the Measured Rate System will be introduced in Kunnamangalam Telephone Exchange, Kerala Circle.

[No. 5-10/82-PHB]

R. C. KATARIA, Assistant Director General (PHB)

पूति और पुनर्वासि मंत्रालय

(पुनर्वासि विभाग)

नई दिल्ली, 13 अप्रैल, 1982

क्रा० आ० 1793—निष्क्रान्त सम्पत्ति प्रशासन अधिनियम, 1950 (1950 का 31) की धारा 5 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, पूति और पुनर्वासि मंत्रालय, पुनर्वासि विभाग में संयुक्त सचिव, श्री एस० के० बसु को, उक्त अधिनियम के द्वारा प्रथम उसके अधीन महा अभिरक्षक को सौंपे गए कार्यों का निष्पादन करने के लिए तत्काल प्रभाव से महा अभिरक्षक, निष्क्रान्त सम्पत्ति के रूप में नियुक्त करती है।

2 हमसे अधिसूचना सं० 1 (1)/वि० से०/82-एस० एस०-2 दिनांक, 27 फरवरी, 1982 का अतिश्रमण किया जाता है।

[सं० 1 (1)/वि० से०/82-एस० एस०-2 (ख)]

एन०एम० बाघाानी, अवर सचिव

सूचना और प्रसारण मंत्रालय

नई दिल्ली 27 अप्रैल, 1982

क्रा० आ० 1791—चलचित्र (सेंसर) नियम, 1958 के नियम 10 के साथ पठित चलचित्र अधिनियम, 1952 (1952 का 37) की धारा 5 की उप-धारा (2) द्वारा प्रदत्त अधिकारों का प्रयोग करते हुए, केन्द्रीय सरकार श्री ए० टी० टेक्कचंदानी, स्थापन सहायक प्रादेशिक अधिकारी, केन्द्रीय फिल्म सेंसर बोर्ड, न्यूवर्ई, को 17-4-82 के पूर्वानुमति से छः महीने की अवधि के लिए या पद के नियमित आवाग पर भरे जाने तक, इनमें से जो भी पहले हो, केन्द्रीय फिल्म सेंसर बोर्ड के मन्त्रालय स्थित प्रादेशिक कार्यालय में अपर प्रादेशिक अधिकारी श्री एस० रामस्वामी जी अधिवापिकी आयु हो जाने पर 28-2-82 की सरकारी सेवा से निवृत्त हो गए, के स्थान पर अपर प्रादेशिक अधिकारी के पद पर तदर्थ आधार पर स्थापनापन रूप से नियुक्त करते हैं।

[फाइल संख्या 802/31/81-एफ (सी)]

के० एस० वैकटरमण, अवर सचिव

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 27th April, 1982

S.O. 1791.—In exercise of the powers conferred by Sub-Section (2) of Section 5 of the Cinematograph Act 1952 (37 of 1952) read with rule 10 of the Cinematograph (Censorship) Rules 1958, the Central Government is pleased to appoint Shri A. T. Teckchandani, officiating Assistant Regional Officer, Central Board of Film Censors, Bombay, to officiate 112GI/82-11

MINISTRY OF SUPPLY AND REHABILITATION

(Department of Rehabilitation)

New Delhi, the 13th April, 1982

S.O. 1793.—In exercise of the powers conferred by Section 5 of the Administration of Evacuee Property Act, 1950 (31 of 1950), the Central Government appoints Shri S. K. Basu, Joint Secretary in the Ministry of Supply and Rehabilitation (Department of Rehabilitation) as the Custodian General of Evacuee Property for the purpose of performing functions assigned to such Custodian General by or under the said Act with immediate effect.

2. This supersedes Notification No. 1(1)/Spl. Cell./82-SS II(B), dated the 27th February, 1982.

[No. 1(1)/Spl. Cell./82-SS.II(B)]

N. M. WADHWANI, Under Secy.

annual increments in respect of the under-mentioned Trimmers-cum-Clipmen from Category 3 1/2 wages to Category 3 wages, and the annual increments from 36.5 paise to 32 paise respectively from July, 1976 is justified? If not, to what relief are the concerned workmen entitled?

ANNEXURE

1. Shri Indradeo Singh
2. Shri Indradeo Gope
3. Shri Sitaram Singh
4. Shri Ram Pati Yadav
5. Shri Ram Govind Harijan
6. Shri Deby Mahato
7. Shri Raghunandan Kanu
8. Shri Missri Yadav
9. Shri Ram Jiban Harijan
10. Shri Nathu Jadav
11. Shri Patel Mahato
12. Shri Chandradip Singh
13. Shri Keshab Jadav
14. Shri Patal Mahato
15. Shri Mathura Mahato
16. Shri Bodi Mahato
17. Shri Ram Charitar
18. Shri Sahadev Pandey
19. Shri Ch. Ramjit Singh
20. Shri Kishori Jadav."

2. Both parties have filed their written statements in support of their case.

3. On 21-4-1982 both parties have filed a joint petition of compromise duly signed on behalf of the management as also the union stating the terms of the compromise with a prayer that the settlement be accepted and an award be passed accordingly.

4. I have gone through the settlement which is beneficial for the workmen.

5. Accordingly an award is passed in terms of the above settlement which shall form part of the award.

Sd/-

I. N. SINGH, Presiding Officer

Enc. : Settlement

BEFORE THE HON'BLE PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. 3, DHANBAD

Reference No. 60 of 80**PARTIES :**

Employers in relation to the management of Bankola Colliery of E.C. Ltd. P.O. Ukhra, Dist. Burdwan.

AND

Their workmen

Joint petition of compromise of both the parties :

Both the parties most respectfully beg to submit as under :—

1. That the above matter is pending before the Hon'ble Tribunal for adjudication and the matter has not been heard as yet.

2. That, in the meantime, the parties herein concerned, discussed the matter among themselves and have arrived at

MINISTRY OF LABOUR

New Delhi, the 30th April, 1982

S.O. 1794.—In pursuance of section 17 the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal No. 3, Dhanbad, in the industrial dispute between the employers in relation to the management of Bankola Colliery of Messrs Eastern Coalfields Limited, Post office Ukhra District Burdwan and their workmen, which was received by the Central Government on the 28th April, 1982.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT NO. 3, DHANBAD

Reference No. 60/80**PARTIES :**

Employers in relation to the management of Bankola Colliery of Eastern Coalfields Ltd., P.O. Ukhra Dist. Burdwan.

AND

Their workmen.

APPEARANCES :

For the Employers—Shri B. N. Lala, Advocate.

For the Workmen—None

INDUSTRY : Coal STATE : West Bengal

Dated, the 22nd April, 1982

AWARD

The Government of India in the Ministry of Labour in exercise of the powers conferred on them U/s 10(1)(d) of the Industrial Disputes Act, 14 of 1947 has referred the dispute to this Tribunal for adjudication under Order No. L-19012/40/80-D.IV(B) dated the 27th September, 1980.

SCHEDULE

Whether the action of the management of the Bankola Colliery of M/s. Eastern Coalfields Ltd., P.O. Ukhra, Dist. Burdwan, in reducing the rates of wages and

an amicable settlement of the matter under reference on the following terms :—

- (a) The management agrees to place the 20 workmen herein concerned and named in the schedule to the Order of reference as Clipmen/Pointsmen/Coupler/Signalman in Category IV as per National Coal Wage Agreement-II with effect from 1-6-79 and the initial basic pay of the workmen concerned at the Category-IV shall be at a point in the scale of Category-IV which was nearest to the amount of basic pay as was drawn by the workmen concerned immediately prior to 1-6-79 and the subsequent dates of annual increment of the concerned workmen will be 1-6-80, 1-6-81 and 1-6-82.
- (b) The workmen herein concerned shall be posted in any Colliery in Bankola Area according to the requirement of the management.
- (c) The workmen shall have no claim for any back wages whatsoever for any past period prior to 1-6-79 arising out of the matter under reference.

3. Both the parties agree that by this settlement the instant matter is fully and finally resolved.

4. Both the parties pray that the Hon'ble Tribunal may be graciously pleased to accept this settlement and pass an award in terms thereof.

Dated this the 21st day of April, 1982.

For and on behalf of the Workmen.

Vinoy Kumar, General Secretary

For and on behalf of the Employer
Sd/- Illegible

Dy. Chief Personnel Officer, Dhanbad

J. N. SINGH, Presiding Officer
[No. L-19012(40)/80-D.IV(B)]

New Delhi, the 1st May, 1982

S.O. 1795.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal No. 3, Dhanbad, in the industrial dispute between the employers in relation to the management of Seetalpur Colliery of Messrs Eastern Coalfields Limited, Post Office Dishergarh District Burdwan and their workmen, which was received by the Central Government on the 28-4-82.

[No. L-19012(51)/80-D.IV(8)]

S.S. MEHTA, Desk Officer

BEFORE THE CENTRAL GOVT. INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT NO. 3, DHANBAD

Reference No. 70/80

Parties : Employers in relation to the management of Seetalpur Colliery of M/s. Eastern Coalfields Ltd., P. O. Dishergarh (Burdwan) West Bengal.

AND

Their workmen.

APPEARANCES :

For the Employers—Sri D. P. Roy, Senior Personnel Officer.

For the Workmen—Sri S. Chakravorty.

INDUSTRY : Coal, STATE : West Bengal.

Dated the 21st April, 1982

AWARD

The Govt. of India in the Ministry of Labour in exercise of the powers conferred on them U/s 10(1) (d) of the Industrial Disputes Act, 14 of 1947 has referred the dispute to this Tribunal for adjudication under Order No. L-19012(51)/80-D.IV(B) dated the 25th November 1980.

SCHEDULE

"Whether the management of Seetalpur Colliery of M/s. Eastern Coalfields Ltd., P.O. Dishergarh (Burdwan), West Bengal were justified in not regularising the workmen listed below and in not fixing their basic wage in proper grade with pay protection? If not to what relief the workmen are entitled and from what date?

List of workmen

1. Shri Hardeo Paswan
2. Shri Ramchandra Nunia
3. Shri Chhobu Paswan
4. Shri Laldas Paswan
5. Shri Harihar Paswan
6. Shri Rameswar Paswan
7. Shri Bhuneswar Paswan
8. Shri Bhagwat Paswan
9. Shri Ram Senahi Harijan
10. Shri Manjee Paswan
11. Shri Ramadhar Kuiri"

2. Out of the concerned workmen Sri Ram Senahi Harijan and Shri Ramadhar Kuiri SI. Nos. 9 & 11 of the reference were underground loaders and the rest were wagon loaders under the management.

3. The case of the concerned workmen is that they are the permanent workmen under the management and are also members of Coal Mines Provident Fund. The management of Seetalpur Colliery employed them for the job of Security Guards as per exigency of the management and the date of joining in the post of Security Guard by the concerned workmen are mentioned in the written statement. It will show that SI. Nos. 1 to 5 joined the post of security guard in June 77, SI. No. in July, 1977, SI. No. 7 in August, 1977, SI. Nos. 8 & 9 in November 1977, SI. No. 10 in July, 1977 and SI. No. 11 in January, 1978.

4. It is stated that the minimum earnings of the loaders as per N.C.W.A. is Rs. 13/- per day and for 26 days the total basic comes to Rs. 338/- per month and this basic pay is to be protected by the management. It is alleged that the concerned workmen were getting much higher wages on piece rate basis but fall back wages were Rs. 13/- per day. But when they were taken as Security Guards the management reduced their daily basic wages to Rs. 10/- per day amounting to Rs. 260/- per month and they were paid Rs. 260/- per month till March, 1979 and thereafter they were being paid at the rate of Rs. 285/- per month but they should have got Rs. 338- per month which was their minimum basic earnings. It is also stated that the scale of pay of Security Guard which are in Grade G is Rs. 285-360/- per month as per N.C.W. A-1 from 1-1-1975 and after protection of the pay of the concerned workmen they should have been paid at the rate of Rs. 338/- per month. It is also stated that in fixing the grade of the concerned workmen as security guards their pay should have been fixed at the rate of Rs. 352.50 paise from the date of joining as Security Guards.

5. According to the workmen in this very colliery two other workmen viz. Sri Maniram Jaswarah and Sri Tausar Kha were taken in the security job from loaders and their pay protection was given and their basic wage was fixed at Rs. 352.50 paise per month.

6. The demand of the concerned workmen is that they should be regularised in the post of security guard and their basic pay should be fixed in proper grade with pay protection. According to them their pay should be fixed at 352.50 per month.

7. The management besides contesting the case on merits has also taken the plea that the sponsoring union has no locus standi to raise the dispute as they have got no existence in Seetalpur Colliery. On merits the case of the management is that sometime in the year 1979 following reassessment of the number of security guards in the colliery due to increase in theft of coal and other colliery materials, necessary was felt to engage a number of security guards and instead of recruiting them from outside a decision was taken that options should be given to those able bodied piece rated workers who are working as such. Accordingly the concerned workmen gave their option and they were employed as such. It is submitted that the work of a security guard is less strenuous and if the concerned workmen were not satisfied with the wages paid to them they may go to their original job. It is further stated that the question of regularising the concerned workmen as security guards does not arise as they have not qualified so far in security guard training which is a condition precedent before any security guard can be regularised.

8. Regarding the fixation of pay it is submitted that for working as a Watchman there is no question of protecting the basic earnings of the concerned workmen because they came in the employment after giving undertaking that they will accept the pay scale of security guard. According to the management the concerned workmen were taken in as Watchman which is in Grade H and not Grade G. It is also stated that unless the security guards complete their training they are not entitled to get the wage of a security guard.

9. On the above allegations it is prayed that the reference be decided against the concerned workmen.

10. The point for consideration is as to whether the management was justified in not regularising the concerned workmen and in not fixing their basic wage in proper grade with pay protection as security guard. If not, to what relief they are entitled.

11. In the written statement the definite case of the concerned workmen is that they were appointed as Security Guard in the month of June, 1977 or in the month of July, August and November, 1977 and one of them, viz. Ramadhar Kuri was appointed in January 1978. Admittedly they were loaders prior to their appointment as security guards. According to the written statement of the management, however, necessity for appointment of guards was felt in the year 1979 and the concerned workmen who were loaders were appointed as such. This means that according to the management this appointment was made in the year 1979. But this is not factually correct. Now if the concerned workmen were appointed to work as security guards from the year 1979 then prior to 1979 they must be working as loaders, the management ought to have filed the wage sheets of the concerned workmen to show that prior to 1979 they were working as loaders and not as security guards. The wage sheets were the most authentic document to support this fact. Further the management has also filed rejoinder to the written statement filed by the workmen and in the very first para of the rejoinder it is mentioned that the statements made in para 1 & 2 of the written statement of the concerned workmen are factually correct. The workmen in para 2 of their written statement has specifically mentioned the month and year of their joining in the post of security guard. In view of the above admission therefore it cannot be said that the aforesaid appointment was made in the year 1979. MW-1 is Sri P. C. Roy, Dy. Personnel Manager of Seetalpur Colliery. He has stated in his chief that in 1979 some security guards were recruited to check theft etc., and a decision was taken to recruit security guards from the existing workforce that is from piece rated workers who were surplus in the colliery. This statement of this witness is apparently not correct in view of the admission by the management in the rejoinder that the contention of the workmen that they are working as security guards since 1977 is correct. Further this witness has stated that this appointment was made out of surplus piece rated workers but no such plea has been

taken in the written statement itself and it appears that his witness in a zeal to help the management has stated the above fact for which no document has been filed. Now if there was such a decision then there must be some document of the management to prove the said fact. The management is not a private company but it is a Government owned company and it cannot be believed that any decision will be taken without issuing any order or circular regarding it.

12. The next contention of the management is that there was procedure to give training to the security guards and unless the concerned workmen completed the training and passed some tests they cannot be regularised as security guards. Now if there is such a procedure then that procedure or the circular indicating the said procedure should have been filed in this case, but that has not been filed for reasons best known to the management. Moreover if there is such a procedure that must also have provided what pay a security guard will get during training stage. The Wage Board recommendation does not prescribe any training for a security guard. Thus there is also no document to show that a security guard cannot be regularised unless he completes some training after passes some tests. This contention of the management is also not substantiated.

13. Much reliance has been placed on behalf of the management to certain alleged undertakings given by the concerned workmen which are marked Exs. M-1, M-2, M-3 to M-3/7. They are all slips in cyclostyled and they read as follows.

"I do hereby give an undertaking that I am willing to work as Guard and will accept the initial wages of Guard and will not ask for protection of my present wages. Further I give an undertaking that if I am selected I may be posted anywhere in Dishergarh Area."

On this very undertaking the signature or thumb impression of the concerned workmen has been taken and it is dated 7-10-80. On the basis of these slips it is stated that the concerned workmen undertook that they will not ask for protection of their present wages and hence the said demand cannot be made now. Two of the concerned workmen have been examined as WW-1 & WW-2 and according to them they put their thumb impression and signatures on these slips under the direction of the management without understanding their contents. As the concerned workmen are illiterate it was not difficult for the management to take their thumb impressions and signatures without explaining the contents to them. It will also appear that the dispute was raised for regularisation and protection of pay scale of the concerned workmen before the management by letter dated 14-4-1979 (Ext. W-5) sent by the union to the management. The said dispute was raised before the A.L.C. by a letter dated 14-6-1979 Ext. W-1. The A.L.C. sent notice to the management on 20-6-1979 (Ext. W-2). Another notice was sent (Ext. W-3) for conciliation on 20-2-80. The failure report was submitted by the A.L.C. on 1-7-80 (Ext. W-4) and thereafter the present reference was made on 25-11-1980.

14. The undertakings taken from the concerned workmen are all dated 7-10-1980. It does not look natural that for which dispute has been raised, conciliation held and failure of the conciliation and referring the matter to the Government, the concerned workmen would be so fool as to give undertaking to the management as late as on 7-10-80 that they will not ask for protection of their pay. It is clear that the management somehow or other manipulated to get the signatures from the concerned workmen after misleading them and no reliance can be placed on these documents.

15. The concerned workmen were admittedly appointed as security guards in the year 1977 and so from the date of their appointment they should have been paid the pay of a security guard after protecting their pay which they were getting prior to their appointment which was quite natural and justified. But instead the management reduced their pay without any reason.

16. It is also the definite case of the union that two of the loaders viz. Sri Maniram Jaswarah and Tausar Kha were

taken in the security job from loaders and their pay protection was given and their basic wages were fixed at Rs. 352.50 paise per month. This fact has not been denied on behalf of the management. MFW-2 was also asked specifically in his cross-examination on this point on behalf of the workmen but he showed his ignorance about it. He has stated that he does not know that Sri Maniram Jaswalia and Sri Tausar Kha of Setalpur colliery were made security guard from loader prior to the concerned workmen. He also cannot say whether any pay protection was given to them. Now if such pay protection was given to other loaders, there is absolutely no reason as to why the same pay protection should not be given to the concerned workman and further as they are working since the year 1977 there is no reason as to why they should not be regularised as a security guard in the absence of any circular of the management that such regularisation is to be made after some specific period.

17. In this connection one of the letter of the management is also relevant and it is annexure A of the written statement filed on behalf of the workmen. This office order is dated 9-5-1979 regarding selection to the post of security guard. But this letter the management ordered for protection of pay to the persons who were taken as security guards. The letter reads as follows :

"In partial modification of the Office Orders No. ECL/CMD/C-6B(R)/79/724 dated 12th March, 1979 and ECL/CMD/C-6B(R)/79/1059 dated 19th April 1979, it has since been decided that the existing pay of other category persons (Time-rated and monthly-rated), who have been selected for the posts of Security Guard, shall be protected as follows :—

1. Such employees who are in the lower scale than Grade 'G' and are drawing lower of the minimum of the scale, shall be fitted at the minimum of Grade 'G'. But such employees who are getting higher basic than the minimum of Grade 'G' shall be fitted in Grade 'G' nearest to the stage in the scale so that they get their pay protection.
2. Such employees who are in higher category than Grade 'G' and have been selected to the post of Security Guard in the administrative interest, shall be given the pay protection by fitting them in the stage available in Grade 'G'. In case they are drawing higher basic than the maximum of the scale 'G', they shall be fitted at the maximum of Grade 'G' and the balance if any, shall be given to them as their personal pay.

This issue with the approval of Director (Personnel).

Concerned Authorities are requested to release the concerned employees at the earliest."

As against this letter the contention of the management is that it relates to only time rated and monthly rated and as the concerned workmen are piece-rated this office order is not applicable to them. It is no doubt true that the concerned workmen were piece-rated but they have also been appointed to the same post to which other time-rated or monthly rated employees were appointed. Now if the time rated or monthly rated workers were given pay protection there is absolutely no reason as to why the piece-rated employees should also not get the pay protection when they have been taken in the same job and the nature of duty is also the same. Denial of such pay protection will be a discrimination which will not be helpful in the maintenance of peace and security in the industry. Same scale should be applied in the case of all the employees whether they are piece-rated, time-rated or monthly rated. On the analogy of this office order also the concerned workmen are entitled to get their pay protection as also regularisation as a security guard.

18. The contention of the management in their written statement is also that the present union has no locustandi to raise this dispute. The dispute has been raised by the Coal Mines Employees Union. According to the statement of the parties there are about 1200 or 1300 workmen in this colliery. W-3 who is Vice-President of the union has stated

that about 40 or 50 per cent of the workmen are members of different unions working in this colliery while rest are neutral and out of 40 or 50 per cent his union has got more than 100 members. In support of it the membership register has been filed which shows that this union has got 147 members. The union has also filed Ext. W-8 which is a petition filed by as many as 192 members requesting this union to take up the case of the concerned workmen. Ext. W-6 is the minutes of the meeting of the Executive Committee held on 30-9-1979 which shows that the present case along with other cases were taken up by the union by then resolution dated 8-4-1979. The membership register Ext. W-7 would also show that concerned workmen. Thus there was a valid resolution also. The above documents would show that the concerned workmen authorised the union to raise the dispute and the Executive Committee also agreed to raise the dispute of the concerned workmen. Thus there was a valid resolution also. At most it can be urged that the sponsoring union is a minority union but it is well settled that a minority union can also raise such a dispute. In support of it a ruling reported in 1978 (II) L.L.J. page 22 can be referred to. Admittedly the sponsoring union is a registered union.

19. Considering the above documents, I hold that the sponsoring union has locustandi to raise the present dispute and the Reference cannot be said to be competent.

20. On a consideration of other facts and evidence on record, I hold that the concerned workmen are entitled to be regularised as security guard from the date of their appointment and they are also held entitled to get their scales of pay fixed after giving due pay protection to them and they should not get less than what they were getting prior to their appointment as security guard. The Reference is decided in favour of the concerned workmen.

21. I give my award accordingly.

I.N. SINGH, Presiding Officer

[No. L-19012(51)/80-D.IV(B)]

S.O. 1796.—In pursuance of section 17 of the Industrial disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal, Jabalpur, in the industrial dispute between the employers in relation to the management of Banki Colliery, Post Office Banki Mogra, District Bilaspur and their workmen, which was received by the Central Government on the 29th April, 1982.

BEFORE JUSTICE SHRI S.N. VYAS (RETD.) PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT JABALPUR (M.P.)

Case No. CGIT/LC(R)(20)/1981

PARTIES :

Employers in relation to the management of Banki Colliery, Post Office Banki Mogra, District Bilaspur and their workman Shri Panch Ram, Explosive Carrier, Village Chakabara Post Office Jawali, District Bilaspur.

APPEARANCES :

Shri Rambilas Sobhnath. For Management
General Secretary, C.K.K.
Mazdoor Union, Banki Mogra

Shri P. S. Nair, Advocate For Workman
INDUSTRY - Coal DISTRICT : Bilaspur (M.P.)

AWARD

Dated, April 15, 1982

Vide notification No. L-22012(9)/80-D. IV(B) dated 2nd May, 1981 Government of India in the Ministry of Labour has referred the following dispute to this Tribunal, for adjudication :—

Whether termination of Shri Panch Ram, Explosive Carrier of Banki Colliery in absence of non-service of notice of enquiry and ex parte decision termina-

ting his services is legal ? If not, to what relief he is entitled ?”

2 The dispute in this case relate to the termination of the services of Shri Panch Ram, Explosive Carrier of the Banki Colliery of the Western Coalfields Limited. The workman, Shri Panch Ram hereinafter referred to as the workman, was employed as an Explosive Carrier in Category II Mazdoor and while he was so employed he remained absent from 16-10-1977. When he reported for duty on 20-11-1977 he was faced with a charge-sheet. There was subsequently an enquiry and as a result of the finding recorded by the Enquiry Officer, his services were terminated. This termination was the subject of the conciliation proceedings. As the conciliation proceedings failed the matter was referred to this Tribunal for adjudication.

3 Both the parties filed their respective statements of claims and rejoinders and the issue raised was whether the services of the workman were terminated without proper notice of enquiry. The case was fixed for evidence of both the parties on 14-4-1982. But on that date a joint application was filed, according to which the dispute was settled on the following terms —

- (a) That the management will give fresh employment to Shri Panchram S/o Mukut as General Mazdoor Cat I within fifteen days from the date of the settlement.
- (b) That the workman gives up all other claim including back wages and any other benefit from the date of termination till fresh appointment.
- (c) As a gesture of good will Management also agrees to pay a sum of Rs. 200 (Rupees two hundred) only towards cost to the Union.
- (d) The parties will submit the settlement before the Tribunal for passing an award in terms of the settlement.

The terms and conditions are admitted by the parties. By this settlement the workman has been reinstated without any back wages and other benefits. A sum of Rs. 200 has been agreed to pay by the management towards the costs of the Union. The settlement appears to be reasonable, fair and in the interest of both the parties. By reinstating the workman the dispute is settled and industrial harmony is maintained. Accordingly the settlement is accepted and the following award is given in terms of the aforesaid settlement —

- (i) Shri Panchram S/o Mukut will be reinstated as General Mazdoor Category I by the management within fifteen days from 12-4-82.
- (ii) The workman, Shri Panchram will not be entitled to claim back wages and any other benefits from the date of termination till the date of reinstatement.
- (iii) The management will pay Rs. 200, as agreed to in the settlement, to the Union towards the costs.

In view of this settlement being settled there will be no order as to costs of these proceedings. The settlement shall form part as Annexure I of this award.

ANNEXURE I

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL CUM LABOUR COURT, JABALPUR

Case No. CGIT/LC(R)/20/1981

Management of Banki Colliery
of W. C. Ltd.,

Vs

Panch Ram, Explosive Carrier
Banki Colliery

The parties beg to submit as under —

- 1 That during the pendency of the reference before this Hon'ble Court regarding termination of service of Shri Panchram, the parties entered into detailed discussion.
- 2 With a view to create industrial peace, and good relations and also taking extremely sympathetic attitude towards the request of the workman and the Union, the parties have decided to settle the dispute on the following terms —
 - (a) That the management will give fresh employment to Shri Panchram S/o Mukut as General Mazdoor Cat I within fifteen days from the date of the settlement.
 - (b) That the workman gives up all other claim including back wages and any other benefit from the date of termination till fresh appointment.
 - (c) As a gesture of good will, Management also agrees to pay a sum of Rs. 200 (Rupees two hundred) only towards cost to the Union.
 - (d) The parties will submit the settlement before the Tribunal for passing an award in terms of the settlement.

PRAYER

It is therefore prayed that this Hon'ble Court be pleased to give the award in terms of the settlement.

(Workman)

Sd/- Illegible
Secretary,
CKKMU, Banki Branch.

Sd/- Illegible
(Rambilas Sobhanath)
Genl Secretary,
CKKMU

Sd/- Illegible
For Management

12-4-1982
Part of Award

Signature of Latter parties Attested

S R VYAS, Presiding Officer

[No. L 29012(19)/80 D IV(B)]

SO 1797—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal, Jabalpur, in the industrial dispute between the employers in relation to the management of Western Coalfields Limited, Kanhan Area, Post Office Gudi, District Chhindwara (M.P.) and their workmen which was received by the Central Government on the 29th April, 1982.

BEFORE JUSTICE SHRI S. R. VYAS (RETD.) PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM LABOUR COURT, JABALPUR (M.P.)

Case No. CGIT/LC(R)(47)/1980

PARTIES

Employers in relation to the management of Western Coalfields Limited, Kanhan Area, Madhya Pradesh, P.O. Gudi, District Chhindwara and their workmen S/Shri Sahavir, Rambrij and Ram Briksh, Tub Loaders represented through the General Secretary, M. P. Khadan Mazdoor Union (Talpanda), Head Office Gudi, Ambara P.O. Ambara, District Chhindwara (M.P.)

APPEARANCES :

For Union—Shri B D Gupta, Advocate.

For Management—Shri P S. Nair, Advocate

INDUSTRY : Coal

DISTRICT: Chhindwara (M.P.)

AWARD

Dated : April 21, 1982

The following dispute has been referred to this Tribunal for adjudication by the Ministry of Labour, Government of India, vide its Notification No. L-22012(30)/79-D, IV(B) dated 30th July, 1980 :—

“Whether the action of the management of Western Coal-fields Limited, Kanhan Area in relation to their Ambara Colliery in dismissing S/Shri Shahabir, Rambrij and Rambriksh, Tub-loaders or Kasturba Incline of Ambara Colliery is justified ? If not, to what relief are the concerned workmen entitled ?”

2. The statement of the workmen is that the management served false charge-sheet against them in respect of certain incident on the night intervening 18th and 19th September, 1978; that they were placed under suspension; that there was a so called enquiry against them; that the said enquiry was without observing principles of natural justice and the prescribed rules and regulations; and that as a result of invalid enquiry against them their Service were terminated.

3. The reply of the management is that all the aforesaid workmen were working as leaders in the Ambara Colliery and during the third shift in the night intervening 18th and 19th September, 1978 they assaulted a Store keeper, Shri Khetar Lal, while on duty; that as a result of this assault he was beaten to unconsciousness and threatened to be killed him also. When this incident was brought to the notice of the management all the three workmen were asked to submit their replies and as replies were not satisfactory they were charge sheeted vide Ex. M/13, Ex. M/14 and Ex. M/15 on 22-9-1978. An enquiry was held against them and as a result of enquiry the impugned order of termination of service was passed against all the three workmen.

4. As the validity of the enquiry was challenged by the workmen a number of issues were raised on 7-10-1980. While evidence was being recorded with regard to the validity of enquiry it was found that the enquiry was not validity conducted. The management was therefore permitted to prove the charges against the workmen by evidence before this Tribunal. Accordingly, management examined M.W. 2, Shri Khetar Lal, M.W. 3, Shri Yogender, M.W. 4, Shri Jharoo Lal, M.W. 5, Dr. D.K. Banerjee, M.W. 6, Shri Syd. Ramzan Ali and Shri Pannalal, M.W. 7. Documentary evidence were also tendered in support of the charges. On behalf of the workmen only the workman, Shri Shahvir, M.W. 1, and Dr. K. N. Datta W.W. 2 were examined. The other two members of the workmen did not step to witness box to give their evidence.

5 In view of the order passed on 5-1-1981 the only issues that survive for decision are Issues Nos 7, 8 and 9 as reproduced below :—

Issue No. 7 :—Whether the punishment awarded to the delinquents is appropriate ?

Issue No. 2 :—In case the enquiry proceeding are held to be vitiated whether the delinquents are guilty of the misconduct for which they were charge-sheeted by the management ?

Issue No. 9 :—Relief and costs ?

I have considered the oral and documentary evidence given by both the parties. My findings on those issues are as under :—

Issue No. 8 :—The workmen are proved to have been guilty of misconduct for which they were charge-sheeted by the management.

Issue No. 7 :—The punishment awarded to the workmen was appropriate and fully justified.

Issue No. 9 :—The workmen are not entitled to any relief ?

REASONS :—

6 The charge, against the workmen vide Charge-Sheets Ex. M/13, M/14 and M/15 were that all of them on the third shift on 18-9-1978 physically assaulted, abused and attempted to kill the co-worker M.W. 2, Khetar Lal. This action on the part of all the three workmen was in violation of Clause 17 of the Certified Standing Orders. The management has, as already aforesaid, given oral evidence in support of the charges. The statement of M.W. 2, Shri Khetar Lal, is that at about 2 or 2.30 a.m. while he was in the night shift in picking the stones the three workmen, S/Shri Shahvir, Rambrij and Rambriksh complained that he was earning wages without working; that immediately thereafter he was subjected to abuses and was caught hold of by Shri Shahvir and made to fall down on the ground by the other two workmen. His mouth was then closed and it was only after he came to consciousness that he reported the matter to the police. According to him, he was sent to the hospital and was treated for about 15 days. Ex. M/16 is his complaint to the management which was prepared by M.W. 4, Shri Jharoo Lal, M.W. 3, Shri Yogender, says that while he was on duty at the place of incident at some distance he heard M.W. 2, Shri Khetar Lal, shouting for help. He then reported to the higher authorities and took him to the police station with an Ambulance. M.W. 4, Shri Jharoo Lal also support M.W. 2, Shri Khetar Lal, regarding the assault by the workmen M.W. 6, Shri Syd. Ramzan Ali, Overman in the mine, says that on being informed about Shri Khetar Lal unconsciousness he went to the spot and found that Shri Khetar Lal was unconscious. At that time he was informed by Shri Jharoo Lal that the aforesaid workmen had assaulted him. He then brought them on the surface when the workmen were named by Shri Khetar Lal as the assailants. He was then taken to the hospital and to the police station. M.W. 7, Shri Panna Lal, also implicates the workmen with the assault of Shri Khetar Lal which he claims to have witnessed after he rushed to the spot on aries for help being raised by Shri Khetar Lal. Last witness examined by the management is Dr. D. K. Banerjee (M.W. 5) of the Regional Hospital at the Innardeo. This hospital is under the Central Government. He had examined Shri Khetar Lal on 20th September, 1978 and found that he had some bruised on body and complained of some pain in body and knee joints. He was admitted in hospital on 20th September, 1978 at 6 p.m. and discharged on 4-10-1978. This injury, according to the Doctor, was of about 48 hours duration and could have caused by blows As against this evidence given by the management only the workmen W.W. 1, Shri Shahvir, has given a complete denial to the evidence given by the management's witnesses W.W. 2, Dr. K.N. Datta, who was to first examine Shri Khetar Lal, has stated that he examined Shri Khetar Lal on 19-9-78 at the Primary Health Clinic (P.H.C.) at Innardeo when Shri Khetar Lal complained of pain on the chest but there was no mark of injury.

7. Commenting upon the evidence given by the management's witnesses it was urged that all the aforesaid witnesses except M.W. 2, Shri Khetar Lal, during their statements in the enquiry proceedings and also in criminal case instituted against the workmen have professed ignorance about the cause of M.W. 2, Shri Khetar Lal, receiving any injury. These witnesses, according to the workmen, were tutored witnesses put up by the management for the first time before this Tribunal to give false and fabricated evidence against about an incident which in fact did not take place. It was further urged that if the workman, Shri Khetar Lal, had been subjected to any assault or injury, as urged by him, then there was no reason as to why there should have been no mark of injury on his person when he was examined by Dr. Datta, W.W. 2 on the following day. These witnesses when confronted with their previous statements have explained their omissions in the previous statements by saying that

since the delinquent workmen had threatened them with serious consequences in case they were to make any statement against them, they did not implicate these workmen where they were examined by the enquiry Officer as also in the criminal case. It was also urged that in a criminal case not only these three workmen but several other also were accused and it was only because of the acquittal of all the accused that these three workmen were chosen and charge-sheeted. I have considered these contentions and find that though these contentions are arguable but they are not at all tenable.

8. The fact that during the examination of Shri Kheter Lal on 20th September, 1978 Dr. Banerji of the Central Government Regional Hospital at Jannardeo found injuries on the person of Shri Kheter Lal is fully borne out from his evidence. It was for this reason that Dr. Banerji admitted Shri Kheter Lal as an indoor patient and discharged him on 4-10-1978. There is no particular reason as to why a responsible and senior Central Government employee in charge of a Central Government Hospital should have given false evidence. No doubt Dr. Datta's evidence shows that he did not find any mark of external injury on the person of Shri Kheter Lal, but from his evidence I find that he made a superficial examination of Shri Kheter Lal otherwise there was no valid reason for Dr. Banerji to admit the person in the hospital and treat him for about 15 days. It was nowhere suggested to Shri Kheter Lal that the injuries noticed by Dr. Banerji were either self inflicted or were received by him in some other incident. Accordingly in my opinion, I find no valid reason as to why the evidence of Dr. Datta should be preferred to the evidence given by Dr. Banerji.

9. No doubt except M.W. 6, Shri Syd. Ramzan Ali, Overman, the other management's witnesses did not implicate the workmen with any act of violence on two previous occasions viz. when they were examined in the domestic enquiry and in the criminal case also. The workmen and these witnesses are admittedly employed in the same coal mine and the management's witnesses appear to be telling the truth that because of threats extended by the workmen they did not have the courage to say against them during the domestic enquiry and in the criminal case also. So far as the evidence of Shri Ramzan Ali M.W. 6, is concerned, it clearly shows that he immediately went to the spot and was told by Shri Kheter Lal, that these workmen had assaulted him. At that moment it was not suggested that someone had come and tutored Shri Kheter Lal to implicate these workmen instead of the real culprits. The subsequent conduct on the part of Shri Kheter Lal, Shri Jharoo Lal, Shri Ramzan Ali and others clearly established that there was an incident of assault and these workmen were first named as the assailants. I do not therefore attach any particular importance to the omission on the part of these workmen to implicate the workmen both in the domestic enquiry as well as in the criminal case.

10. It was not established in the cross-examination of any of these witnesses that they had any particular reason to falsely implicate the workmen. The chain of circumstances which is established from the evidence of the aforesaid witnesses closely establishes that there was an incident of assault in which these three workmen were assailants and M.W. 2, Shri Kheter Lal was the victim.

11. From the evidence which I have discussed and believed above, it is found that during the night shift when Shri Kheter Lal was working along with other workers as stone picker for no reason these three workmen assaulted him. No doubt that Shri Shabvir has pledged his oath to deny allegations made against him but the other two workmen have not entered into the witness box and there is no satisfactory reason about their absence. The workmen working in the coal mine and that too at odd hours in the underground are expected to observe a code of conduct and give all help to their co-workmen. If Shri Kheter Lal was exhibiting delinquency in the discharge of his duties they could have reported the matter to the Overman, Shri Ramzan Ali or to the Mining Sirdar on duty. They, however, tried to teach a lesson to the workman by beating him to unconsciousness so much so that he has to be carried on the surface from where he was to be taken to hospital and was treated for about 15 days. Such a conduct on the part of the workmen working underground has to seriously be noticed.

12. The management finding the charges proved imposed the punishment of dismissal from service of the aforesaid three workmen. The management by leading evidence before this Tribunal has established the charges which in my opinion are a very serious nature. They have been awarded the punishment of dismissal from service. The punishment, in my opinion, is quite proportionate to the gravity of the offence committed by the workmen. I, therefore, find that in this case the workmen have been found to be guilty of serious misconduct and that the punishment of dismissal of service awarded to them was quite proportionate. The workmen accordingly are not entitled to any relief in these proceedings.

13. As a result of the discussion and the reasons given above, I hold that the management of the Western Coalfields Limited Kanhan Area was justified in dismissing the workmen S/Shri Sahavir, Rambrij and Rambriksh, Tub-loaders on the ground of serious misconduct i.e. assault on Shri Kheter Lal, workman working on the underground of the coal mine. The workmen in these circumstances are not entitled to any relief. I leave both the parties to bear their own costs as incurred in these proceedings.

S. R. VYAS, Presiding Officer

[No. I-22012(3)/79-D.IV(B)]

S.O. 1798.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal, Jabalpur, in the industrial dispute between the employers in relation to the management of Western Coalfields Limited, Kanhan Area, Post Office Nandan District Chhindwara (Madhya Pradesh) and their workmen, which was received by the Central Government on the 29th April, 1982.

BEFORE JUSTICE SHRI S. R. VYAS (RETD.) PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, JABALPUR (M.P.)

Case No. CGIT/LC(R)(31)/1981

PARTIES :

Employers in relation to the management of Western Coalfields Limited, Kanhan Area, P. O. Nandan, District Chhindwara (M.P.) and their workman, Shri Rajjak, C/o Shri P. Modi, Joint Secretary, B. K. K. M. Sangh (BMS), P.O. Chandametta, District Chhindwara (M.P.)

APPEARANCES :

For Applicant workman.—Shri P. Modi.

For Management.—Shri P. S. Nair, Advocate.

DISTRICT : Chhindwara (M.P.) INDUSTRY : Coal

AWARD

Dated : April 15, 1982

This is a reference made by the Government of India in the Ministry of Labour vide Notification No. L-22012(3)/81-D.IV(B) Dated 10th August, 1981 for adjudication of the following dispute by this Tribunal :—

"Whether the management of Nandan Colliery of M/s. W. C. L. Kanhan Area, P. O. Nandan, District Chhindwara (M.P.) was justified in dismissing Shri Rajjak, Line Mazdoor with effect from the 11th January, 1980? If not, to what relief is the workman entitled?"

2. In this case the dispute referred to was with regard to the justification or otherwise of the dismissal of the services of Shri Rajjak, Line Mazdoor with effect from 11-1-1980 by the management of the Nandan Colliery of the Western Coalfields Limited, Kanhan Area. According to the statement filed by the workman he was charge-sheeted by the management and an enquiry followed as a result of which he was dismissed from service with effect from 11-1-1980. With regard to the subject matter of this charge he was also prosecuted but the prosecution resulted in his acquittal.

On account of being so acquitted the management, according to the workman, was not justified in dismissing him from service.

3. The contention of the management is that there were serious charges against the workman of misconduct and use of violence and as a result of the domestic enquiry charges were proved against the workman. The management considering the gravity of the charges so found proved against the workman imposed the punishment of dismissal from service.

4. The main question therefore for consideration is as to whether the dismissal of the workman was justified or not.

5. After the workman filed the statement of claim on 4-3-1982 he did not appear on the next date i.e. 6-3-82.

Accordingly following issues were framed :—

ISSUES.

1. (a) Whether the domestic enquiry held against the workman, Shri Rajjak, was invalid for the reasons given by the workman in his statement and rejoinder

(b) If so, whether the management is entitled to prove the charge-sheet before this Tribunal?

The case was thereafter fixed for evidence of the parties on 1-4-1982 but on the adjourned date neither the workman nor his Counsel nor his witnesses were present. The management examined one witness and the case was reserved for final arguments on 2-4-1982. On 2-4-1982 also none appear for the workman. I have considered the evidence given by the management. My findings on the aforesaid issues are as under :—

1. (a) The domestic enquiry held against the workman Shri Rajjak was not invalid.

(b) The management was entitled to prove the charge-sheet before this Tribunal.

In view of the findings on Issue No. 1(a) the reference has to be answered against the workman.

6. As already stated above, the workman has neither entered into the witness box nor given any oral or documentary evidence in support of his contention that the domestic enquiry held against him was invalid. The attack on the domestic enquiry is only contained in the statement of claim. If, according to the workman, there was any invalidity in the domestic enquiry held against him then the burden was heavy on him to prove the allegations of invalidity. However, the management has given the evidence of the Enquiry Officer and has produced all the enquiry paper before this Tribunal. On an examination of his evidence and the documents produced by him I have reached the conclusion that the domestic enquiry was valid and there are no grounds for interfering with the management's decision on the enquiry report submitted by the Enquiry Officer.

7. M.W.1, Shri R. K. Singh, in Senior Personnel Officer, Ambara Group of Collieries at Jumnarded. Vide Ex. M/1 the Management of the Nandan Colliery, where the workman was employed, appointed him as an Enquiry Officer into the charge-sheet Ex. M/2 framed against the workman, Shri Rajjak. He accordingly issued the notice Ex. M/3 to appear before him on 14-10-1979. As per order sheet of the enquiry proceedings Ex. M/3 15 days time was granted to the workman and the enquiry was postponed to 3-11-1979. On the adjourned date the workman submitted one application, Ex. M/5 and was then assisted by his co-workman, Shri Wazir Khan. On this date the management examined three witnesses and they were offered for cross-examination, but they were not cross-examined. Again the enquiry was adjourned to 24-11-1979 when some more witnesses were examined with an opportunity to the workman and his co-worker to cross-examine them. On the same date the workman was also examined and statement was recorded. Thereafter the enquiry was postponed to 16-12-1979, but on 112GI/82—12

that date the workman did not examine any witnesses in defence. Thereafter he submitted his report Ex. M/7. He further says that Ex. M/8 is the complete record of the enquiry proceedings recorded by him. On the day when the defence witnesses were to be examined i.e. on 16-11-79 the workman's co-worker and his Counsel were absent. The result was that the statement of witnesses was not subjected to any cross-examination.

8. In the statement of claim the workman has made only a casual allegation that there was false enquiry against him. However from the evidence given by the Enquiry Officer it appears that when adjournments were sought they were allowed, witnesses in support of the charge-sheet were examined in the presence of the workman and his co-worker, evidence given by the management's witnesses was allowed to be cross-examined by the workman, the workman was also allowed to give his own statement and produce evidence in his defence and on a consideration of the evidence led by the management and the workman, the Enquiry Officer vide his report Ex. M/7 found that the charge of assaulting the Asstt. Manager, Shri A. K. Das, while on duty and threatening him to death with abusive language was satisfactorily proved. The Enquiry Officer considered the medical evidence which corroborated the factum of assault on the Mines Officer. A perusal of the record of enquiry Ex. M/8 and the report Ex. M/7 will show that the evidence has been discussed at length and the appreciation of the evidence is reasonable.

9. In the light of the aforesaid evidence which remains un rebutted I am clearly of the view that the charge sheet Ex. M/1 was proved and the Enquiry Officer's report is based on a proper appreciation of evidence. There is no invalidity in the mode of the enquiry held by the Enquiry Officer. The Enquiry Officer was from another mine and there is no allegation that he had any bias against the workman. Consequently, in the absence of any reliable evidence it has to be concluded that there was a valid and proper enquiry against the workman and the mine management was justified in accepting the report of the Enquiry Officer.

10 In view of the proved charge of assault by the workman on a superior officer with threats in abusive language for causing to death the management was justified in imposing punishment of dismissal from service.

11. In the light of the view that I have taken above with regard to the validity of the enquiry it has to be held that the order of dismissal passed by the management was fully justified and the workman is not entitled to any relief. Award is passed accordingly against the workman and in favour of the management. There will be no order as to costs of these proceedings.

S. R. VYAS, Presiding Officer

[No. L-22012(3)/81-D.IV(B)]

S.O. 1799.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal No. 1, Dhanbad, in the industrial dispute between the employers in relation to the management of Mohanpur Colliery of Eastern Coalfields Limited and their workmen, which was received by the Central Government on the 1st May, 1982.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. 1, DHANBAD

In the matter of a reference under Sec. 10(1)(d) of the I.D. Act, 1947.

Reference No. 7 of 1980

PARTIES :

Employers in relation to the management of Mohanpur Colliery under Sangramgarh Colliery of Eastern

Coalfields Ltd., P. O. Samdi, District Burdwan.

AND

Their Workmen.

APPEARANCES :

For the Employers—Shri T. P. Choudhury, Advocate.

For the Workmen.—Shri J D Lal, Advocate.

STATE : West Bengal INDUSTRY : Coal

Dhanbad, dated, the 23rd April, 1982

AWARD

By Order No. L-19012(62)/79-D.IV(B), dated, 24th/26th July, 1980, the Central Government being of opinion that an industrial dispute existed between employers in relation to the management of Mohanpur Colliery under Sangramgarh Colliery of Eastern Coalfields Limited, Post Office Samdi, District Burdwan and their workmen in respect of the matter specified in the schedule attached to the order, referred the same for adjudication to this Tribunal. The schedule to the order reads thus.

"Whether the action of the management of Mohanpur Colliery under Sangramgarh Colliery of Eastern Coalfields Limited, Post Office Samdi, Dist. Burdwan in refusing to continue to employ Shri Abdul Aziz, Boring Supervisor with effect from 27-3-74 is justified? If not, to what relief is the concerned workman entitled?"

2. After notice to the parties they have filed their respective written statements and rejoinders. The present dispute having been raised under Sec 2A of the Industrial Disputes Act by the concerned workman himself no union represents him and the case for the concerned workman is conducted by himself through his lawyer.

3 The case of the workman as made out in his pleading may be briefly stated thus. The concerned workman was employed in Mohanpur colliery and was working there before the colliery was taken over by the Central Government on 31-1-73. While in employment he was a person employed in a mine as per Sec. 2(h) of the Mines Act, 1952. He being a workman in the colliery on the date of take over his service conditions in the colliery are protected under the provision of the Nationalisation Act. The concerned workman while employed in the colliery was a permanent workman there. He was doing the work of a boring supervisor and as such was supervising the work of a gang of 8 persons. All the persons included in the gang together with the concerned workman himself used to be paid wages by the then management through vouchers and wagesheets. The names of S/Shri Madhusudan Das, Kashinath Beldar and Safi Mohammad, members of the gang, will appear in the wagesheet of the colliery alongwith the name of the concerned workman. Besides doing the job of boring supervisor the concerned workman, was also doing other work in the colliery, namely, supervising the jobs of soft coke manufacturing work and of measurement of "Fera". The name of the concerned workman appears in Form B register of the colliery prior to take over. At the time of take over the colliery the said Form B register maintained by the private management was taken from the colliery by CMA. Before take over the colliery in which the concerned workman was working belonged to Sri N. S. Chowdhury. While Sri Chowdhury was the owner, wagesheet of the concerned workman was prepared by the private management upto week ending 27-1-73. From 29-1-73 the concerned workman having suffered from cardiac trouble could not join his duty and remained absent from 29-1-73 upto 25-3-74. During the period of his illness the workman was under the treatment of Dr. Balaram Bhui. After recovery from illness when the concerned workman presented himself before the management for permission to join his normal duty, he was not

allowed. On 28-3-74 the management accepted the original application from the concerned workman with the original medical certificate. At the time when the management accepted the application and the medical certificate of the workman the workman was told that he would be allowed to join his duty after consultation with the manager of Mohanpur Colliery. As no decision was taken on the application of the workman he made further applications one after another upto 1978 for permission to join duty. When the management was considering the representations of the concerned workman the manager, Mohanpur Colliery vide his letters dated 21-11-77 and 19/21-5-78 informed the administration that the concerned workman had worked upto January 1973. The L.E.O.(C), Asansol also inspected the colliery record and found as a fact that there was relationship of employer and employee between management and the concerned workman. In spite of all these management refused permission to the concerned workman to resume his duty with effect from 27-3-74. This action on the part of the management was illegal and amounted to unfair labour practice. In these circumstances the workman prays that the reference be answered in his favour.

4. The case of the management as appears from its pleading bereft of unnecessary details is given below. The workman was never employed in Mohanpur colliery at any time after nationalisation of the mine on 1-5-73 or at any time immediately before that date. As a serious controversy was raised between the parties about the existence and continuance of a contract of employment the Central Government is not competent in law to entertain the industrial dispute under Sec. 2-A of ID Act. A dispute in order to come between the purview of Sec. 2-A of ID Act must be between an employer and employee regarding dismissal, discharge, retrenchment or otherwise termination of service. Therefore in order to attract the section there must be an action of the employer against the workman. In the present case the dispute not being about any order of dismissal, discharge, retrenchment or termination of service of the concerned workman the case cannot be covered under Sec. 2-A of ID Act. The concerned workman not being an employee in Mohanpur Colliery never became a member of C.M.P.F., he was never paid any wages either before take over and nationalisation or at any time thereafter. The workman's name does not appear in the manpower rolls of the existing workmen of the colliery prepared immediately after take over on 31-1-73. The concerned workman all on a sudden in the year 1978 after a lack of five years after nationalisation lodged a false claim before the A.L.C.(C) alleging that he was an employee of the colliery prior to the take over. The workman also made false allegation in the conciliation proceeding that he was on leave and during the period of leave he was under medical treatment. As a matter of fact the concerned workman was never an employee in Mohanpur colliery and so he is not entitled to any relief. On these allegations the management claims that the reference should be answered against the workman.

5. At the time of hearing the workman besides proving three documents which have been marked as Exts. W-1 to W-3 has examined three witnesses including himself. On the side of the management only one witness, namely, Sri S. K. Mukherjee who claims to be the manager of Mohanpur colliery under M/S. N. S. Chowdhury (Private owner) at the time of take over and who also claims to be the Asst. Manager at present under the present employers has been examined. Besides this oral evidence the management all the documents marked as exhibits in the case have been has relied upon as many as 11 documents which have been marked Exts. M-1 to M-11. It may be mentioned here that admitted into evidence formal proof being dispensed with by the parties.

6. From the cases made out in the pleadings of the respective parties the controversy appears to be as to whether the concerned workman was working in Mohanpur Colliery when the concerned workman was under private management as a permanent delivery till two days before the date of take over i.e. 31-1-73 as claimed by him or as to whether the concerned workman at the relevant time as pleaded by the management was merely a boring contractor. The workman comes forward with a case that he was a permanent

employee under the private management in Mohanpur colliery and was doing the work of a boring supervisor and as such he was supervising the work of a gang of about 8 other workers employed by the management, that from 29-1-73 just two days before the date of take over he fell ill and was under medical treatment, and that after he was cured of his ailment when he reported for duty on 27-3-74 the management refused him permission to join. The stand of the employers on the other hand as revealed from their pleading is that Abdul Aziz the concerned workman was never a workman in Mohanpur Colliery when the same was under private management and that he was merely doing the work of a boring contractor under private management. Mr. T. P. Choudhury learned counsel for the management concedes at the time of argument that if it is found as a matter of fact that Abdul Aziz was a permanent workman in Mohanpur colliery under private management at the time of take over and that he was not present in his duty on the date of take over on account of his illness he would be entitled to the relief claimed by him, notwithstanding the fact that he was absent and not on duty on the date of take over i.e. on 31-3-73. After making this concession Mr. T. P. Choudhury argues that when the management's stand throughout has been that Abdul Aziz was never a workman in Mohanpur colliery under private management either at the time of take over or prior to that the onus is upon the workman to prove that he was a workman in Mohanpur colliery as claimed by him. On the other hand Mr. J. D. Lal, appearing for the workman relying on the language used in the order of reference contends that in view of language used in the order it has to be taken that the concerned workman was a workman prior to 27-3-74 because a tribunal under an order of reference has been asked to answer the question as to whether the action of the management in refusing of Abdul Aziz to continue in employment with effect from 27-3-74 is justified. Such being the position it is urged by Mr. Lal that to answer the question as claimed by the management as to whether Abdul Aziz was a workman in Mohanpur Colliery prior to take over would amount to going beyond the reference. Such a contention of Mr. Lal is without any force. The Tribunal has been asked to say as to whether the management is justified in refusing Abdul Aziz to join his duty with effect from 27-3-74. To answer this question it has to be seen in view of the stand taken by the management from the very inception as to whether Abdul Aziz was a permanent workman in Mohanpur Colliery at any time before 27-3-74. In the event this question is answered in favour of the management, the action of the management refusing permission to Abdul Aziz to join duty with effect from 27-3-74 must be held to be justified. So I hold that the controversy raised between parties as to whether Abdul Aziz was permanent workman in Mohanpur Colliery under private management till the date of take over falls within scope of the reference and has to be answered.

Since both parties have led both oral and documentary evidence in support of their respective cases and on the main question in controversy, namely, as to whether Abdul Aziz was a permanent workman under private management till the date of take over, the question of onus becomes insignificant. It is common knowledge that the owner of a colliery is bound to maintain a Form B Register which is a statutory register showing the names of all the workmen employed in the colliery with certain particulars as prescribed under law. It is not disputed that Mohanpur colliery before take over belonged to M/s. N. S. Choudhury. The workman had called for old 'B' Form register maintained by private management. The management has produced a 'B' Form register for 1973 saying that this is the only register available with it. This register produced by the management is marked Ext. M-1. MW-1 who was admittedly the manager of Mohanpur colliery under the private management on the date of take over says in his evidence that Ext. M-1 is the Form B Register which was being maintained by M/s. N. S. Choudhury till the date of take over. The recitals in the document shows that this register stands in the name of M/s. N. S. Choudhury & Co. This register according to MW-1 does not contain the name of Abdul Aziz. But on close examination of this register it appears that at some places old names have been erased and new names have been writ-

ten. Further the colliery in question was taken over on 31-1-73. This register is said to be of the year 1973. It is doubtful if the private management will prepare a 'B' Form register for 1973 knowing fully well that the colliery would be taken over on 31-1-73. The writer of the document is not examined. In these circumstances no reliance can be placed on Ext. M-1. MW-1 does not assert in his evidence that no other 'B' Form register was handed over by the private owner to the custodian at the time of take over except Ext. M-1. In view of omission appearing in the register Ext. M-1 and non-mention of required particulars at several places in the register the document does not appear to be a genuine one. So non-mention of the name of the workman in this register is not fatal. The next important document relied upon by the management is Ext. M-4, copy of CMPF return showing the contribution of the workers working in Mohanpur colliery in the year 1972 when the said colliery was under private management. It is common knowledge that under CMPF scheme a permanent worker is entitled to be a member of the scheme whereafter he has to make some contribution towards the provident fund. It is the duty of the management to send returns of provident fund contributions of its employees to the Provident Fund office from time to time. It is argued by Mr. Choudhury that if Abdul Aziz as claimed by him was really a permanent workman in Mohanpur colliery in the year 1972 ordinarily his name would find place in the return submitted by the management in the year 1972. Ext. M-4 the copy of such return proved by MW-1 does not include the name of Abdul Aziz. So it is contended that the claim of Abdul Aziz is not true. But according to the workman he started working in 1972. A workman in order to be eligible to be a member of the CMPF scheme has to put in prescribed period of service before he becomes a member of the scheme. It may be by the time Ext. M-4 was submitted the workman was not entitled to be a member. That apart merely because the workman is not a member of the scheme he can not be deprived of his right to continue as a worker if he is otherwise entitled. In this view Ext. M-4 is of no assistance to the management. The third document of importance relied upon by the workman is Ext. M-2 the wages it and Ext. M-3 the relevant entry in Ext. M-2 for the week ending 27-1-73. In the wagesheet for the week ending 27-1-73 on the left hand page is found the name of Abdul Aziz and two other persons, namely, Kashinath Belder and Madhusudan Das under the heading A/C boring. On the same page just below the aforesaid entry under the heading A/C Brick cutting there are four names. Just below this under the heading A/C Stone cutting there are two names. All these names have been put under bracket at the right hand page of the wagesheet and by the side of the bracket there is an endorsement "cancelled and pending further bill". This endorsement appears to be in the hand of Shri S. K. Mukherjee MW-1. MW-1 was admittedly the manager of the colliery under M/s. N. S. Choudhury and Co. till the date of take over and continued in the colliery sometimes thereafter. He has deposed that the persons named on the left hand side of the wagesheet for the week ending 27-1-73 were not workmen in the colliery and were doing contract work only. By mistake their names were included in the wagesheet for the week ending 27-1-73. According to him when the mistake was detected he bracketed all the names and made endorsement in his own hand saying "cancelled and pending for further bill". It is urged by Mr. Choudhury that the very fact that the names of the persons appearing on the left hand side of the wagesheet are under the heading, namely, "A/C boring", "A/C brick cutting" and "A/C stone cutting" indicates that the persons named under these headings were not workmen. This inference according to Mr. Choudhury further gains corroboration from the endorsement made by MW-1 on the right hand side saying "cancelled and pending further bill". Mr. Choudhury says that if the persons were not contractors, there would be no necessity for MW-1 to say in the endorsement that matter is pending in bills. The evidence of MW-1 so far as his evidence regarding the wagesheet is concerned is not credit worthy. He has not dated the endorsement made by him. No reason has been given as to under what circumstances and by whom the name of this workman was mentioned in the wagesheet which is only meant for workers. The entry shows that the number of days the workman worked and the basic wages he earned. This entry is very significant. Because if the workman was a mere contractor who as per

evidence of MW-1 is to be paid according to the volume of work how basic wage earned by him has been mentioned in the wagesheet? No satisfactory explanation has been furnished by the management as to how basic wage earned by the workman has been mentioned in the wagesheet. I therefore hold that the cancellation made by MW-1 in the wagesheet has been subsequently done for the purpose of this case. Here reference may be made to Ext. M-5 in which MW-1 as Assistant Manager has himself written that the concerned workman worked upto January 1973 at Mohanpur unit. This admission of MW-1 has not been satisfactorily explained. Ext. M-5 with Ext. M-3 goes to show that the concerned workman was a worker in the concerned colliery till two days before take-over. So according to me Exts. M-2 and M-5 are two important pieces of documentary evidence of unimpeachable character which establish the case of the concerned workman. The other set of documents which throw light on the controversial question are Exts. W-2 and W-7 the two representations of the workman for permission to resume duty and Ext. W5 an application by the workman to the A.L.C. (C). In Ext. W-2 the workman has asserted his own case as pleaded in his written statement saying that he was working in Mohanpur Colliery as boring supervisor for more than 3 years, and that as he was attached with cardiac trouble on 29-1-73 suddenly and remained ill till March 1974 it was not possible for him to join duty till the date of representation i.e. 27-3-74. In Ext. M-7 which is another representation of the workman through his lawyer he makes a different case saying that he was on his duty in Mohanpur colliery on 31-1-73 the date of take over and that he fell sick on 1-2-73 till 27-3-74. True in Ext. W-7 there is some discrepancy about the date when the workman fell ill and about the date upto which he worked. But the stand taken here is substantially the same as in Ext. W-2. The little discrepancy found in Ext. W-7 is due to the fact that the document was written by the workman's lawyer and not by workman himself. So in my view this discrepancy is not fatal to workman's case. The fact that the concerned workman was a workman in the concerned colliery before take over is not only asserted by the workman in his evidence but is corroborated by WW-3. There is nothing to disbelieve WW-3. Then comes the question as to whether the concerned workman fell ill and was unable to attend duty with effect from 27-1-73 till he reported for duty on 27-3-74. On the plea of illness the evidence is one sided. The workman himself as WW-1 asserts that he fell ill till 27-3-74. His evidence is supported by the doctor WW-2 who treated the workman. There is no reason why the doctor will come forward to support a false case for the workman merely because the workman happens to be a co-villager of the doctor. The doctor asserts in his evidence that he was treating the workman throughout and that he had granted a certificate of fitness to the workman when he was cured. The doctor proves the copy of the original certificate. The original certificate according to the workman had been submitted by him before the management at the time of his representation. Reading the evidence of the doctor I do not find any inherent defect in his evidence. Merely because the original registers maintained by the doctor have been lost as deposed by the doctor his evidence can not be thrown out. So I hold that the workman was a permanent employee under private management and worked upto 27th January, 73 since when he absented himself from duty on account of illness. As the time when the workman reported for duty on 27-3-74 after recovery from his illness if the management thought that the workman was guilty of unauthorised absence it was open to the management to draw up a disciplinary proceeding against him and to remove him from service after finding him guilty in the proceeding. This was admittedly not done and the workman was refused permission to resume duty on the plea that he was never a workman. This the management was not entitled to do. The workman has relied upon the copy of the doctor's certificate showing that he was ill. The copy of the certificate has been attested by the President of the Union Board on 19-10-79. It is the case of the workman that he submitted the original certificate when he applied for permission to resume duty. The last category of documents on which parties have relied upon are some of the internal correspondence of the management. After the representation of the workman through his lawyer Ext. M-7 was received by the management the sub area manager wrote to the manager of Mohanpur colliery a letter Ext. M-6

in which the former asked latter's opinion on the representation Ext. M-7. In reply to this letter of the sub-area manager, manager of Mohanpur colliery wrote to the sub-area manager a letter Ext. M-8. In this letter it has been clearly stated that the name of Abdul Aziz appears in wagesheet for the week ending 27-1-73, of Mohanpur unit and that his wages were not paid. The payment according to this letter was stopped by the then manager. The then manager is Mr. S. K. Mukherjee, MW-1 whose evidence has already been discussed above. I have already noticed above that the Form B Register produced by the management in the case cannot be relied upon. Therefore on the analysis of entire evidence both oral and documentary in the case I hold that the workman has established his case that he was a permanent workman in Mohanpur Colliery till 27-1-73, that he remained absent from 29-1-73 to 27-3-74 on account of his illness and that when after recovery from illness he reported for duty he was refused permission to resume duty in violation of the provision of standing orders applicable to the colliery. Such being the conclusion it follows that the management is not justified in refusing permission to Abdul Aziz to work in Mohanpur colliery when he reported for duty on 27-3-74.

Mr. J. D Lal for the workman in support of the case of the workman raises a point of law on the basis of which he urges that even assuming that the workman was doing boring work under contract the workman is entitled to the relief claimed by him. According to Mr. Lal it is admitted case of the management that the concerned workman is a boring contractor in Mohanpur colliery. The case of the management is that the workman does the boring work and is paid according to volume of work done by him. Therefore according to Mr. Lal relationship of employer and employee should be taken to have been established between the parties. Reliance is placed by Mr. Lal in a decision reported in 3 SCLJ. 2022 (Dhrangadhra Chemical Works Ltd V. State of Saurashtra). According to the decision the test for determination of relationship between master and servant is the existence of the right in the master to supervise and control the work done by the servant not only in the matter of directing what work the servant is to do but also the manner in which he shall do his work. Ordinarily a distinction is always drawn between a contract for service and a contract of service. The correct method of approach would be to consider whether having regard to the nature of work there was due control and supervision by the employer. The broad distinction between a workman and an independent contractor is that while former agrees to work, the latter agrees to get others work. Though a person who agrees himself to work does so work and is therefore a workman he does not cease to be such a person by reason merely of the fact that he get other person to work alongwith him. Judging from this standard I must say that the workman in the present case has established that he was doing the work of boring in such way which had established a relationship of employee and employer between him and the management.

7. In the result I hold that the action of the management of Mohanpur Colliery in refusing to continue to employ Abdul Aziz, Boring Supervisor, with effect from 27-3-74 is not justified and that the workman is entitled to reinstatement. Since in the case before me the workman concerned was not sitting idle from the date he was refused permission to resume duty I hold that he is not entitled to back wages. But he is entitled to reinstatement from the day he reports for duty within a month from the date of publication of award. The reference is answered accordingly. Parties are to bear their own costs.

B. K. RAY, Presiding Officer
(No. L-19012(62)/79-D.IV(B))
S. S. MEHTA, Desk Officer

New Delhi, the 1st May, 1982

S.O. 1800.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal, Jabalpur, in the industrial dispute between the employers in relation to the Telegraph Department, Madhya Pradesh Circle and their workman, which was received by the Central Government on the 29th April, 1982.

BEFORE JUSTICE SHRI S. R. VYAS (RETD.) PRESID-
ING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL
TRIBUNAL-CUM-LABOUR-COURT, JABALPUR (M.P.)

Case No. COIT/LC(A)(1)/1982

PARTIES :

Shri Virendra Singh,
S/o Shri Girwar Singh,
C/o Shri K. G. Srivastava,
Advocate, Ratlam (M.P.)

Applicant/Complainant

Versus

The Secretary,
Ministry of Communication,
New Delhi, and two others.
(Telegraph Deptt. M.P. Circle)

Opposite Party.

APPEARANCES :

For Applicant/Complainant...Shri K. G. Srivastava,
Advocate

For Opposite Party...Shri P. D. Chaurasia.

INDUSTRY : Telegraph DISTRICT : Ratlam (M.P.)

AWARD

Dated, the 15th April, 1982

This is an application which purports to be a complaint under Sec. 33-A of the Industrial Disputes Act, 1947, made by the above named workman on the following allegations :—

That the applicant is working since 14-7-1970 in the Sub-Divisional Telegraph Officer, Post and Telegraph Department, Ratlam, as a Coolie on temporary basis, that the applicant has passed the Departmental examination in the year 1978 for the post of Class IV employees; that the Department gave verbal assurance for his appointment; that vide letter dated 17-8-1979 the Department had informed the applicant that his name has been included in the waiting list issued by the Department on 14-4-1978; that the applicant sent several representations for his regular appointment but the department has not issued any order appointing him in the permanent Class IV Cadre; that though vacancies exist in the Ujjain Division, but the applicant whose name was mentioned at SI. No. 13 has not been appointed and his juniors, named at SI. No. 14 and 15 in the list of selected candidates for Class IV Cadre in the recruitment held on 5-3-1978, have been given regular appointments. This action of the management is malafide, indicative of unfair labour practice and against the principles of natural justice. The applicant further contends that such undue appointments of his juniors has resulted in monetary loss and mental torture to him. The applicant, therefore, prays that the directions may be issued to the management to give him permanent employment in Class IV cadre with effect from 14-4-1978 with all wages and allowances as admissible to a Class IV workmen.

2. On receipt of the aforesaid application/complaint notice was issued to the opposite parties for filing their reply on 24-3-1982. On behalf of the Opposite parties, Shri R. E. Chaurasia from the office of the Divisional engineer, Telegraphs, Ujjain, appeared on 24-3-1982 and stated that he has already sent a reply by post at the Jabalpur address and also to the applicant. However, he filed a copy of that reply in which it is admitted that the applicant's name was included in the list dated 14-4-1978 which was sent to the Dy. DET vide letter 17-8-1979; the D.P.C. had not selected candidates for making a waiting list of Class IV employees; that as per Circular dated 28-9-1979 from the Director General, P & T Department, New Delhi, the waiting list should not have been prepared by the department; that the persons listed upto serial no. 12 of that list have only been appointed; that the Department has sent a report to the higher authorities and the Labour Enforcement Officer (Central) Indore, but the reply

is still awaited. Lastly, it is stated that the Ujjain Division has been bifurcated on 4-6-1981 and now a separate Division is constituted at Ratlam. Therefore the question of putting the applicant with any loss intentionally by this Division does not arise.

3. From the aforesaid pleadings of the parties, it appears that the applicant/complainant has submitted an application before the Conciliation Officer (Central) Indore and the same is pending before him. The question, therefore, arises whether his application is maintainable before this Tribunal under Sec. 33-A of the Industrial Disputes Act. Arguments on this question were heard on 24-3-1982.

4. My finding on the aforesaid question is that the application is not maintainable for the following reasons :—

Neither in the allegations made by the applicant in his application nor in arguments advanced by the Counsel for the applicant, it is contended that either with regard to himself or for any other workman a dispute is pending before this Tribunal. A complaint under Sec. 33-A can only be made before this Tribunal when there is a pending dispute before this Tribunal in which the applicant/complainant being a workman of the department is connected with the dispute. The applicant should have made this application/complaint before the authority before whom a dispute in which he is connected with was pending raised an industrial dispute under Sec. 10 of the Industrial Disputes Act. Therefore the applicant/complainant has failed to show that there is a dispute pending before this Tribunal and he is either a party to it or is in any way connected with that dispute. In these circumstances, the application fails and I hold that this Tribunal has no jurisdiction to deal with the present application/complaint made by the applicant under Sec. 33-A of the Industrial Disputes Act. The application is accordingly dismissed as not maintainable. Both the parties are directed to bear their own costs as incurred.

Sd/-

S. R. VYAS, Presiding Officer

[No. L-40014(1)/82-D.II(B)]

S. S. PRASHER, Desk Officer

New Delhi, the 3rd May, 1982

S.O. 1801.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal, Bhubaneswar in the industrial dispute between the employers in relation to the Management of M/s. Bridge Building Constructors, Raising Contractors of Dungri Limestone Mines of M/s. Industrial Development Corporation of Orissa Limited and their workmen, which was received by the Central Government on 23rd April, 1982.

INDUSTRIAL TRIBUNAL, BHUBANESWAR

Industrial Dispute Case No. 3 of 1977 (Central)

Dated, Bhubaneswar, the 16th April, 1982

BETWEEN

M/s. Bridge Building Constructors,
Raising Contractors of Dungri
Limestone Mines of M/s. Industrial
Development Corporation of Orissa
Limited.

First-party.

AND

Their workmen

Second-party.

APPEARANCES :

Shri J. Behura,
Partner,
M/s. Bridge Building
Constructors.

For the first-party.

Shri Kirti Chandra Dev Sharma,
Advocate.

Shri Alois Kiro,
S/o Emil Kiro, workman.

Shri Samaru Bag, workman
S/o Budha Bag.

For the second-party
workmen.

Shri Benedick Kullu, workman
S/o Sri Karlas Kullu.

Shri Iswari Satnami, workman
S/o Nanku Satnami.

Shri Sukru Dhanwan, workman
S/o Bhauaw Dhanwan.

AWARD

The Government of India in the Ministry of Labour, New Delhi, in exercise of the powers conferred by Section 7-A and Clause (d) of Sub-section (1) of Section 10 of the Industrial Disputes Act, 1947 had referred the following dispute to my predecessor Dr. B. N. Misra, who was then the Presiding Officer, Industrial Tribunal, Bhubaneswar, by its Order No. L-29012/1/77-D.III.B, dated 5th February, 1977 :

"Whether the action of Messrs Bridge Building Constructors, Raising Contractors of Dungri Limestone Mines of Messrs Industrial Development Corporation of Orissa Limited in dismissing the following workmen in different dates in 1973 was justified? If not, to what relief are the concerned workmen entitled?"

S. No.	Name
1.	Junas Korketta
2.	Smt. Pana Munda
3.	Chamru Munda
4.	Lairo Tappo
5.	Smt. Saniaro Oram
6.	Rupsai Oram
7.	Katras Majhi
8.	Bisasha Dhanwar
9.	Smt. Koili Minz
10.	Bhadra Minz
11.	Rafel Dhumdum
12.	Bertha Totty
13.	Pama Tappo
14.	Michu Tappo
15.	Maitan Lekra
16.	Smt. Lakshmi Nag
17.	Suleman Hesh
18.	Smt. Bertha Minz
19.	Manual Tirky
20.	Binodick Kullu
21.	Assish Kumar Kullu
22.	Manohar Minz
23.	Namkidas Manikpuri
24.	Smt. Bundkuari Manikpuri
25.	Sri Lodha Khadia
26.	Smt. Hiramati Khadia.
27.	Smt. Balmati Khadia
28.	Sri Sahadeve Khadia
29.	Golam Mirdha
30.	Smt. Dutika Mirdha

31. Habil Minz
32. Smt. Bhagwati Majhi
33. Smt. Rajina Tety
34. Smt. Sabina Minz
35. Smt. Bala Naik."

The said Government had transferred the aforesaid dispute to my predecessors in Office at different times and finally to me, in exercise of the powers conferred by Section 7-A read with Sub-section (1) of Section 33-B of the Industrial Disputes Act, 1947, by its Order No. S. 11025(6)/81-D.LV(B) dated 6th November, 1981.

2. On 27th March, 1982, Shri J. Behura, Partner of the first-party and Shri K. C. Dev Sharma, Advocate for the second-party workmen alongwith the workmen Sarbeshri Alois Kira, Samaru Bag, Benodick Kullu, Iswar Satnami and Sukru Dhanwan appeared and filed a joint petition along with a Memorandum of Settlement in Forms 'H' stating that they had fairly and reasonably compromised the dispute between themselves. They prayed to pass an Award in terms of the compromise. The representatives of the workmen as stated above had further filed an authority signed by all the second-party workmen (except Lairo Tappo and Pana Tappo, Sl. Nos. 4 and 13 respectively in the schedule of reference who admittedly are since dead) authorising their representatives named above to represent them in this case and to compromise the dispute with the employer.

3. Both the parties admitted the terms of settlement before me and submitted that they had voluntarily entered into the compromise without any coercion or duress for industrial peace and harmony.

4. Hence I pass this Award in terms of the settlement and the Memorandum of Settlement dated 27th March, 1982 do form part of the Award.

J. M. MAHAPATRA, Presiding Officer

FORM H

(Under Rule 58 of the Industrial Disputes (Central) Rules, 1957)

NAMES OF PARTIES :

Representing Employer : Sri J. Behura, Partner

Representing Workmen :

1. Sri Kirti Ch. Dev Sharma, Advocate
2. Sri Alois Kiro, Workman S/o Emil Kiro
3. Sri Samaru Bag, Workman S/o Budha Bag
4. Sri Benedick Kullu, Workman S/o Sri Karlas Kullu
5. Sri Iswar Satnami, Workman S/o Nanku Satnami
6. Sri Sukru Dhanwan, Workman S/o Bhauaw Dhanwan

SHORT RECITAL OF THE CASE

Industrial Disputes Case No. 3 of 1977(C) pending before the Industrial Tribunal, Orissa, Bhubaneswar arises out of the order of reference dated 5th February, 1977 made by the Government of India, Ministry of Labour, New Delhi. As the employer has closed his establishment in the meantime and the result of the case is uncertain for both the parties and they have in the meantime come closer in understanding and amity, after several rounds of meeting at Dungri, Bargarh, Cuttack and Bhubaneswar, in the best of mutual interest and fairness to both the parties hereby resolve their disputes and differences in the above said Industrial

Disputes Case No. 3 of 1977(C) fully and finally this day, the 27th March, 1982.

TERMS OF SETTLEMENT

1. The employer as a gesture of humanity and goodwill undertakes to provide employment to the workmen who are parties in the above case in any of the existing contractors establishments in the Dungri Lime Stone Mines of M/s. Industrial Development Corporation of Orissa Ltd., on the following terms and conditions :—

- (i) The workmen shall offer themselves for employment on 1st April, 1982 and this offer shall remain open upto end of 7th April, 1982.
- (ii) Workmen offering for employment shall be identified by the new employer representative and shall submit three copies of their latest photographs and other details as may be required by the said employer at the time of confirmation of their services.
- (iii) The rates of wages and other conditions of service of the workmen on employment will be the same as prevailing in the said employer's establishment.
- (iv) The employment shall be initially on probation for a period as per the Standing Orders of the establishment, or for three months where there are no Standing Orders.
- (v) The age of the workmen at the time of employment will be assessed by the Corporation's Medical Officer which will be final for all legal and material purposes.
- (vi) Each workmen is liable to be medically examined before confirmation and at any time thereafter and one who is found medically unfit shall be discharged on payment of one month's notice pay.
- (vii) The workmen shall follow the rules of discipline in the establishment.

2. The employer agrees to cause payment each such employed workman a sum of Rs. 100 as recoverable advance within three days of reporting to duty and the said advance will be recovered in five equal monthly instalments from June, 1982.

3. Both parties agree that this arrangement resolves fully and finally the dispute pending adjudication in I.D. Case No. 3 of 1977(C) and that both parties shall jointly approach the Hon'ble Tribunal to accept this settlement and to give his award in terms of this settlement.

Signature of Parties

Sd/-
(J. Behura, Partner)

Sd/-
K. C. Dev Sharma

Sd/-
Kirti Chandra Dev Sharma

Sd/-
Alois Kiro

L.T.I.
Samaru Bag

Sd/-
Benedick Kullu

Sd/-
Iswar Satnami

L.T.I.
Sukra Dhanwan

Witnesses :

1. Sd/-
(S. B. Nanda)

Advocate
Cuttack-2.

2. Sd/-
(R. N. Bose)
Personnel Superintendent
I.D.C. of Orissa Ltd.,

Bhubaneswar.

Copy to :

- (1) Assistant Labour Commissioner (Central) Bhubaneswar.
- (2) Regional Labour Commissioner (Central) Bhubaneswar.
- (3) Chief Labour Commissioner (Central) Delhi.
- (4) The Secretary to the Government of India, Ministry of Labour, New Delhi.

Sd/-
Kirti Chandra Dev Sharma

J. M. MAHAPATRA, Presiding Officer

[No. L-29012/1/77-D.III.B]

S.O. 1802.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal, Bhubaneswar in the industrial dispute between the employers in relation to the management of Shri S. M. Agarwala, Raising Contractor of Dungri Limestone Mines of Messrs Industrial Development Corporation of Orissa Ltd. and his workmen, which was received by the Central Government on 23rd April, 1982.

INDUSTRIAL TRIBUNAL, BHUBANESWAR

Industrial Dispute Case No. 6 of 1977 (Central)

Dated Bhubaneswar, the 16th April, 1982

Shri S. M. Agarwala,

Raising Contractor of Dungri
Limestone Mines of Messrs
Industrial Development
Corporation of Orissa Ltd.

.. First-party.

AND

His workmen

.. Second-party.

APPEARANCES :

Shri Sawarnal Agarwala .. First-party

Shri Kirti Chandra Dev Sharma, Advocate.

Shri Alois Kiro, workman

Shri Samaru Bag, workman

Shri Benodick Kullu, workman

Shri Iswar Satnami, workman

Shri Sukra Dhanwan, workman .. For the second-party.

AWARD

The Government of India, Ministry of Labour, New Delhi, in exercise of the powers conferred by Section 7-A, and Clause (d) of Sub-section (1) of Section 10 of the Industrial Disputes Act, 1947, had originally referred the following dispute to my predecessor Dr. B. N. Misra, who was then the Presiding Officer, Industrial Tribunal, Bhubaneswar, for adjudication

by its Order No. L-29012/2/77-D III B dated 5-2-1977 :

"Whether the action of Sri S.M. Agarwala, Raising Contractor of Dugri Limestone Mines of Messrs Industrial Development Corporation of Orissa Ltd. in dismissing his following workmen on different dates in 1970 and 1973 was justified? If not, to what relief are the concerned workmen entitled?"

S.No.	Name
1.	Samuel Lekra
2.	Sahadev Majhi
3.	Thirtha Majhi
4.	Hari Nag
5.	Jule Turkey
6.	Magret Lakra
7.	Dayamani Majhi-B
8.	Ursilla Lakra
9.	Suresh Khalko
10.	Phagan Kerketta
11.	Albisa Dung Dung
12.	Sukha Kujur
13.	Julia Dhanwar
14.	Sukra Dhanwar
15.	Lusia Turkey
16.	Patras Samad
17.	Fagu Majhi
18.	Mukdeo Majhi
19.	Patras Lakra
20.	Tersa Lakra
21.	Piru Majhi
22.	Sita Nag
23.	Maheli Majhi
24.	Ram Ekka
25.	Fider Turkey
26.	Pariba Majhi
27.	Fulki Lakra
28.	Habil Bag
29.	Vitar Turkey
30.	Sabina Larka
31.	Marian Toppo
32.	Tirtho Pana
33.	Bimla Ekka
34.	Dayamani Sama
35.	Sankuri Majhi
36.	Bisra Lakra
37.	Fagu Topo
38.	Magret Kulu
39.	Mulo Lakra
40.	Mannal Toppo
41.	Fulo Toopo
42.	Mohendra Majhi
43.	Salmi Ekka
44.	Mangra Toppo
45.	Ramu Ekka
46.	Marhus Kujur
47.	Asrafu Barik

48. Suprim Minj
49. Salami Turkey
50. Bela Turkey
51. Siman Kujur
52. Leoni Kujur
53. Gurubari Majhi
54. Dami Toppo."

The said Government had transferred the proceedings in relation to the above dispute to my predecessors in office at different times and finally to me, in exercise of the power conferred by Section 7-A read with Sub-section (1) of Section 33-B of the Industrial Disputes Act, 1947, for disposal according to law, by its Order, No. S. 11025(6)/81-D. IV(B) dated 6-11-1981.

2. On 27-3-1982, Shri Sawarmal Agarwala, the first-party, and Shri K. C. Dev Sharma, Advocate for the second-party workmen along with the workmen Sarbashri Alois Kiro, Samaru Bag, Benodick Kullu, Iswar Satnami and Sukru Dhanwan appeared and filed a joint petition along with a Memorandum of Settlement in Form 'H' stating that they had fairly and reasonably compromised the dispute between themselves. They prayed to pass an Award in terms of the compromise. The representatives of the workmen as stated above had further filed an authority signed by all the second-party workmen (except Thirth Majhi, Fider Turkey and Bisra Lakra, Sl. Nos. 3, 25 and 36 respectively in the schedule of reference who admittedly are since dead) authorising their representatives named above to represent them in this case and to compromise the dispute with the employer.

3. Both the parties admitted the terms of settlement before me and submitted that they had voluntarily entered into the compromise without any coercion or duress for industrial peace and harmony.

4. Hence I pass this Award in terms of the settlement and the Memorandum of Settlement dated 27-3-1982 do form part of the Award.

J. M. MAHAPATRA, Presiding Officer,

FORM H

Under Rule 58 of the Industrial Dispute (Central) Rules, 1957]

Names of parties :

- Representing Employer : S. M. Agarwal.
Representing workmen : 1. Sri Kirti Chandra Dev Sharma, Advocate.
2. Sri Alois Kiro, workman S/o Emil Kiro.
3. Sri Samaru Bag, workman S/o Budha Bag.
4. Sri Bendick Kullu, workman S/o Karlas Kulu.
5. Sri Iswar Satnami, workman S/o Nanku Satnami.
6. Sri Sukru Dhanwan, workman S/o Bhauaw Dhanwan.

SHORT RECITAL OF THE CASE

Industrial Dispute Case No. 6 of 1977 (C) pending before the Industrial Tribunal Orissa, Bhubaneswar arises out of the order of reference dated 5-2-77 made by the Government of India Ministry of Labour, New Delhi. As the employer has closed his establishment in the meantime and the result of the case is uncertain for both the parties and they have in the meantime come closer in understanding and amity, after several rounds of meeting at Dungri, Baragarh, Cuttack and Bhubaneswar, in the best of mutual interest and fairness to both the parties hereby resolve their disputes and differences in the above said Industrial Dispute Case No. 6 of 1977 (C) fully and finally this day, the 27th, March, 1982.

TERMS OF SETTLEMENT

1. The employer as a gesture of humanity and goodwill undertakes to provide employment to the workmen who are parties in the above case in any of the existing contractors establishments in the Dungri Lime Stone Mines of Messrs Industrial Development Corporation of Orissa Ltd., on the following terms and conditions :—

- (i) The workmen shall offer themselves for employment on 1-4-82 and this offer shall remain open upto end of 7-4-1982.
- (ii) Workmen offering for employment shall be identified by the new employer's representative and shall submit three copies of their latest photographs and other details as may be required by the said employer at the time of confirmation of their services.
- (iii) The rates of wages and other conditions of service of the workmen on employment will be the same as prevailing in the said employer's establishment.
- (iv) The employment shall be initially on probation for a period as per the Standing Orders of the establishment, or for three months where there are no Standing Orders.
- (v) The age of the workmen at the time of employment will be assessed by the Corporation's Medical Officer which will be final for all legal and material purposes.
- (vi) Each workmen is liable to be medically examined before confirmation and at any time thereafter and one who is found medically unfit shall be discharged on payment of one month's notice pay.
- (vii) The workmen shall follow the rules of discipline in the establishment.

2. The employer agrees to cause payment to each such employed workman a sum of Rs. 100 as recoverable advance within three days of reporting to duty and the said advance will be recovered in five equal monthly instalments from June, 1982.

3. Both parties agree that this arrangement resolves fully and finally the dispute pending adjudication in I.D. Case No. 6 of 1977(C) and that both parties shall jointly approach the hon'ble Industrial Tribunal to accept this settlement and to give his award in terms of this settlement.

Signature of Parties

(S. M. Agarwal)

(Kirti Chandra Dev Sharma)
(Alois Kiro)
(Samaru Bag)
(Bendick Kulu)
(Iswar Satnami)
(Sukri Dhanwar)

Witnesses :

1. (S. B. Nanda),
Advocate,
Cuttack-2.
2. (R. N. Bose),
Personnel Superintendent,
I.D.C. of Orissa Ltd.,
Bhubaneswar.

Copy to :—

- (1) Assistant Labour Commissioner (Central), Bhubaneswar.
- (2) Regional Labour Commissioner (Central), Bhubaneswar.
- (3) Chief Labour Commissioner (Central), Delhi.
- (4) The Secretary to the Government of India, Ministry of Labour, New Delhi.

J. M. MAHAPATRA, Presiding Officer
[No. L-29012/2/77-D.III.B]

S.O. 1803.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal, Bhubaneswar in the industrial dispute between the employers in relation to the management of Shri D. R. Tuli, Raising Contractor of Dungri Limestone Mines of Messrs Industrial Development Corporation of Orissa Ltd. and their workmen, which was received by the Central Government on 23rd April, 1982.

INDUSTRIAL TRIBUNAL, BHUBANESWAR

Industrial Dispute Case No. 5 of 1977 (Central)

Dated, Bhubaneswar, the 16th April, 1982

BETWEEN

Shri D. R. Tuli, Raising Contractor
of Dungri Limestone Mines of
Messrs Industrial Development
Corporation of Orissa Ltd. . . . First party

AND

His workmen Second-party.

APPEARANCES :

Shri S. M. Agarwal,
Contractor,

Dungri Lime Stone Mines For the first-party

Shri Kirti Chandra Dev Sharma, Advocate.

Shri Alois Kiro, workman

Shri Samaru Bag, workman

Shri Benodick Kullu, workman

Shri Iswar Satnami, workman

Shri Sukru Dhanwan, workman For the second-party.

AWARD

The Government of India, Ministry of Labour, New Delhi, in exercise of the powers conferred by Section 7-A and Clause (d) of Sub-section (1) of Section 10 of the Industrial Disputes Act, 1947, had originally referred the following dispute to my predecessor Dr. B. N. Misra, who was then the Presiding Officer, Industrial Tribunal, Bhubaneswar, for adjudication by its Order No. L-29012/4/77-D.III.B dated 5th February, 1977 :

"Whether the action of Sri D. R. Tuli, Raising Contractor of Dungri Limestone Mines of Messrs. Industrial Development Corporation of Orissa Ltd. in dismissing following workmen on different dates in 1973 was justified? If not, to what relief are the concerned workmen entitled?"

Sl No. Name

1. Dhaniram Dhangad
2. Parnati Dhangad
3. Rupsing Satnami
4. Fujmati Satnami
5. Joti Barik
6. Guali Barik
7. Tarsias Suren
8. Rattanbai Ganda
9. Mahador Ganda
10. Samaru Bag
11. Padamtala Bag
12. Agastine Tete."

The said Government had transferred the proceedings in relation to the above dispute to my predecessors in office at different times and finally to me, in exercise of the powers conferred by Section 7-A read with Sub-section (1) of Section 33-B of the Industrial Disputes Act, 1947, for disposal according to law, by its Order No. S-11025(6)/81-D.IV(B) dated 6-11-1981.

2. On 27-3-1982, Shri S. M. Agarwal, Contractor, Dungri Lime Stone Mines, being authorised by the first-party, and Shri K. C. Dev Sharma, Advocate for the second-party workmen along with the workmen Sarbashri Alois Kiro, Samaru Bag, Benodick Kullu, Iswar Satnami and Sukra Dhanwan, appeared and filed a joint petition along with a Memorandum of Settlement in Form 'H' stating that they had fairly and reasonably compromised the dispute between themselves. They prayed to pass an Award in terms of the compromise. The representatives of the workmen as stated above had further filed an authority signed by all the second-party workmen authorising their representatives named above to represent them in this case and to compromise the dispute with the employer.

3. Both the parties admitted the terms of settlement before me and submitted that they had voluntarily entered into the compromise without any coercion or duress for industrial peace and harmony.

4. Hence I pass this Award in terms of the settlement and the Memorandum of Settlement dated 27-3-1982 do form part of the Award.

1. M. MAHAPATRA, Presiding Officer

FORM H

Names of Parties :

- Representing Employer : M/s. Devraj Tull.
- Representing workmen : 1. Sri Kirti Chandra Dev Sharma, Advocate.
2. Sri Alois Kiro, Workman S/o Emil Kiro.
3. Sri Samaru Bag, Workman S/o Budha Bag.
4. Sri Benodick Kullu, Workman S/o. Karlas Kulu.
5. Sri Iswar Satnami, Workman S/o Nanku Satnami.
6. Sri Sukru Dhanwan, Workman S/o Bhausw Bhanwan.

SHORT RECITAL OF THE CASE

Industrial Dispute case No. 5 of 1977 (C) pending before the Industrial Tribunal Orissa, Bhubaneswar arises out of the order of reference dated 5-2-77 made by the Government of India, Ministry of Labour New Delhi. As the employer has closed his establishment in the meantime and the result of the case is uncertain for both the parties and they have in the meantime come closer in understanding and amity, after several rounds of meeting at Dungri, Bargarh, Cuttack and Bhubaneswar, in the best of mutual interest and fairness to both the parties hereby resolve their disputes and differences in the above said Industrial Dispute Case No. 5 of 1977 (C) fully and finally this day, the 27th March, 1982.

TERMS OF SETTLEMENT

1. The employer as a gesture of humanity and good goodwill undertakes to provide employment to the workmen who are parties in the above case in any of the existing contractors establishments in the Dungri Lime Stone Mines of Messrs Industrial Development Corporation of Orissa Ltd., on the following terms and conditions :—

- (i) The workman shall offer themselves for employment on 1-4-82 and this offer shall remain open upto end of 7-4-82.
- (ii) Workmen offering for employment shall be identified by the new employer's representative and shall submit three copies of their later photographs and other details as may be required by the said employer at the time of confirmation of their services.

- (iii) The rates of wages and other conditions of service of the workmen on employment will be the sums as prevailing in the said employer's establishment.
- (iv) The employment shall be initially on probation for a period as per the Standing orders of the establishment, or for three months where there are no Standing orders.
- (v) The age of the workmen at the time of employment will be assessed by the Corporation's Medical Officer which will be final for all legal and material purposes.
- (vi) Each workmen is liable to be medically examined before confirmation and at any time thereafter and one who is found medically unfit shall be discharged on payment of one month's notice pay.
- (vii) The workmen shall follow the rules of discipline in the establishment.

2. The employer agrees to cause payment to each such employed workman a sum of Rs. 100 as recoverable advance within three days of reporting to duty and the said advance will be recovered in five equal monthly instalments from June, 1982.

3. Both parties agree that this agreement resolves fully and finally the dispute pending adjudication in I.D. Case No. 5 of 1977 (C) and that both parties shall jointly approach the Hon'ble Industrial Tribunal to accept this settlement and to give his award in terms of this settlement.

Signature of Parties

(S. M. Agarwal),
for
M/s. Devraj Tull.

(Kirti Chandra Dev Sharma)
Alois Kiro)
(Samaru Bag)
(Benodick Kulu)
(Iswar Satnami)
(Sukru Dhanwan)

Witnesses :—

1. (S. B. Nanda),
Advocate,
Cuttack-2
2. (R. B. Bose),
Personnel Superintendent,
I.D.C. of Orissa Ltd.,
Bhubaneswar.

Copy to.—(1) Assistant Labour Commissioner (Central), Bhubaneswar.

(2) Regional Labour Commissioner (Central), Bhubaneswar.

(3) Chief Labour Commissioner (Central), Delhi.

(4) The Secretary to the Government of India, Ministry of Labour, New Delhi.

J. M. MAHAPATRA, Presiding Officer

[No. L-29012/4/77-D.III.B]

S.O. 1804.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal, Bhubaneswar in the industrial dispute between the employers in relation to the management of Shri L. R. Pradhan, Raising Contractor of Dungri Limestone Mines of M/s. Industries Development Corporation of Orissa Ltd. and his workmen, which was received by the Central Government on 23rd April, 1982.

INDUSTRIAL TRIBUNAL, BHUBANESWAR

Industrial Dispute Case No. 2 of 1977 (Central)

Dated, Bhubaneswar, the 16th April, 1982

BETWEEN

Shri L. R. Pradhan,
Raising Contractor of Dungri
Limestone Mines of Messrs
Industrial Development
Corporation of Orissa Ltd. }

First-party

AND

His workmen.

APPEARANCES :

Shri L. R. Pradhan : First-party.

Shri Kirti Chandra Dev Sharma, Advocate.

Shri Alois Kiro, workman

Shri Samaru Bag, workman.

For the second

Shri Benodick Kullu, workman.

party workmen.

Shri Iswar Satnami, workman.

Shri Sukru Dhanwan, workman

AWARD

The Government of India, Ministry of Labour, New Delhi, in exercise of the powers conferred by Section 7-A and Clause (d) of Sub-section (1) of Section 10 of the Industrial Disputes Act, 1947, had originally referred the following dispute to my predecessor Dr. B. N. Misra, who was then the Presiding Officer, Industrial Tribunal, Bhubaneswar, by its Order No. L-29012/5/77-D.III.B dated 5-2-1977 for adjudication :

"Whether the action of Sri L. R. Pradhan, Raising Contractor of Dungri Limestone Mines of Messrs Industrial Development Corporation of Orissa Ltd. in dismissing his two workmen, Sri Iswar Satnami and Smt. Sukbai Satnami on different dates in 1973 was justified? If not, to what relief are the concerned workmen entitled?"

The said Government had transferred the aforesaid dispute to my predecessors in Office at different times and finally to me, in exercise of the powers conferred by Section 7-A read with Sub-section (1) of Section 33-B of the Industrial Disputes Act, 1947 by its Order No S-11025(6)/81-D.IV(B) dated 6-11-1981.

2. On 27-3-1982, Shri Lingaraj Pradhan, the first-party, and Shri K. C. Dev Sharma, Advocate along with the second-party workman Shri Iswar Satnami and other four workmen, viz., Sharbasri Alois Kiro, Samaru Bag, Benodick Kullu and Sukru Dhanwan appeared and filed a joint petition along with a Memorandum of Settlement in Form 'H' stating that they had fairly and reasonably compromised the dispute between themselves. They prayed to pass an Award in terms of the compromise. The representatives of the second-party workmen had further filed an authority signed by the second-party workmen authorising their representatives named above to represent them in this case and to compromise the dispute with the employer.

3. Both the parties admitted the terms of settlement before me and submitted that they had voluntarily entered into the compromise without any coercion or duress in the interests of industrial peace and harmony.

4. Hence I pass this Award in terms of the settlement and the Memorandum of Settlement dated 27-3-1982 do form part of the Award.

J. M. MAHAPATRA, Presiding Officer

FORM H

[Under Rule 58 of the Industrial Dispute (Central) Rules, 1957]

Names of Parties :

Representing Employer : Sri Lingaraj Pradhan.
Representing Workmen : 1. Sri Kirti Ch. Dev Sharma, Advocate.

2. Sri Alois Kiro, Workman S/o. Emil Kiro.

3. Sri Samaru Bag, Workman S/o. Budha Bag.

4. Sri Benodick Kullu, Workman S/o. Karlas Kullu.

5. Sri Iswar Satnami, Workman S/o. Nanku Satnami.

6. Sri Sukru Dhanwan, Workman S/o. Bhauwan Dhanwan.

SHORT RECITAL OF THE CASE

Industrial Dispute Case No. 2 of 1977 (C) pending before the Industrial Tribunal, Orissa, Bhubaneswar arises out of the order of reference dated 5-2-77 made by the Government of India, Ministry of Labour, New Delhi. As the employer has closed his establishment in the meantime and the result of the case is uncertain for both the parties and they have in the meantime come closer in understanding and amity, after several rounds of meeting at Dungri, Bargarh, Cuttack and Bhubaneswar, in the best of mutual interest and fairness to both the parties hereby resolve their disputes and differences in the above said Industrial Dispute Case No. 2 of 1977 (C) fully and finally this day, the 27th March, 1982.

TERMS OF SETTLEMENT

1. The employer as a gesture of humanity and goodwill undertakes to provide employment to the workman who are parties in the above case in any of the existing contractors establishments in the Dungri Lime Stone Mines of Messrs Industrial Development Corporation of Orissa Ltd., on the following terms and conditions :—

(i) The workmen shall offer themselves for employment on 1-4-82 and this offer shall remain open upto end of 7-4-82.

(ii) Workmen offering for employment shall be identified by the new employer representative and shall submit three copies of their latest photographs and other details as may be required by the said employer at the time of confirmation of their services.

(iii) The rates of wages and other conditions of service of the workmen on employment will be the same as prevailing in the said employer's establishment.

(iv) The employment shall be initially on probation for a period as per the Standing Orders of the establishment, or for three months where there are no Standing Orders.

(v) The age of the workmen at the time of employment will be assessed by the Corporation's Medical Officer which will be final for all legal and material purposes.

(vi) Each workman is liable to be medically examined before confirmation and at any time thereafter and one who is found medically unfit shall be discharged on payment of one month's notice pay.

(vii) The workmen shall follow the rules of discipline in the establishment.

2. The employer agrees to cause payment each such employed workman a sum of Rs. 100 as recoverable advance within three days of reporting to duty and the said advance will be recovered in five equal monthly instalments from June, 1982.

3. Both parties agree that this arrangement resolves fully and finally the dispute pending adjudication in I.D. Case No. 2 of 1977 (C) and that both parties shall jointly approach the Hon'ble Industrial Tribunal to accept this settlement and to give his award in terms of this settlement.

Signature of Parties

Sri Lingaraj Pradhan

Kirti Ch. Dev Sharma
Alois Kiro
Samarau Bag
Benedick Kulu
Iswar Satnami
Sukra Dhanwar

Witnesses :

1. (S. B. Nanda),
Advocate,
Cuttack-2.
2. (R. N. Bose),
Personnel Superintendent,
I.D.C. of Orissa Ltd.,
Bhubaneswar.

Copy to :—(1) Assistant Labour Commissioner (Central),
Bhubaneswar.

- (2) Regional Labour Commissioner (Central), Bhubaneswar.
- (3) Chief Labour Commissioner (Central), Delhi.
- (4) The Secretary to the Government of India, Ministry of Labour, New Delhi.

J. M. MAHAPATRA, Presiding Officer
[No. L-29012/5/77-D.III.B]

New Delhi, the 12th May, 1982

S.O. 1805.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal, Bhubaneswar in the industrial dispute between the employers in relation to the management of M/s. G. R. Padhi and Co., Raising Contractors of Dungri Limestone Mines of Messrs Industrial Development Corporation of Orissa Limited and their workmen, which was received by the Central Government on 23rd April, 1982.

INDUSTRIAL TRIBUNAL, BHUBANESWAR INDUSTRIAL DISPUTE CASE NO. 4 OF 1977 (CENTRAL)

Bhubaneswar, the 16th April, 1982

BETWEEN

M/s. G. R. Padhi and Co., Raising Contractors of
Dungri Limestone Mines of Messrs Industrial
Development Corporation of Orissa Limited ...

First-Party

AND

Their workmen

...Second-party

APPEARANCES :

Shri N. B. Mohanty, Partner, M/s. G. R. Padhi and Co.

...For the first-party

Shri Kirti Chandra Dev Sharma, Advocate.

Shri Alois Kiro, workman

Shri Samarau Bag, workman

Shri Benedick Kullu, workman

Shri Iswar Satnami, workman

Shri Sukra Dhanwan, Workman ...For the second-party

AWARD

The Government of India, Ministry of Labour, New Delhi, in exercise of the powers conferred by Section 7-A and Clause (d) of Sub-section (1) of Section 10 of the Industrial Disputes Act, 1947, had originally referred the following dispute to my predecessor Dr. B. N. Misra, who was then the Presiding Officer, Industrial Tribunal, Bhubaneswar, for adjudication by its Order No. L-29012/6/77-D.III.(B) dated 5-2-1977 :

"Whether the action of Messrs G. R. Padhi and Co., Raising Contractor of Dungri Limestone Mines of Messrs Industrial Development Corporation of Orissa Ltd. in dismissing the following workmen on different dates in 1971 and 1973 was justified? If not, to what relief are the concerned workmen entitled?"

Sl. Name
No.

1. Karmi Barla
2. Pahan Barla
3. Junuel Dang
4. Suleman Say
5. Suleman Ekka
6. Gobindram Sahu
7. Alois Kiro
8. Susan Minj
9. Jullias Tirky
10. Birsa Kaith
11. Sukmati Kaith
12. Fula Kerketta
13. Gulbadan Naik
14. Sabitri Barik
15. Ledar Kerketta
16. Silas Kerketta
17. Karuna Barik
18. Gharan Chauhan
19. Saibani Kumbhar
20. Baruna Barik
21. Arjun Majhi
22. KinjuKishan
23. Julia Kishan
24. Basenbai Kahar
25. Sukram Kahar
26. Gheser Khadia
27. Basanti Khadia
28. Ganesh Mi Barua
29. Susan Minj
30. Fulo Kerketta
31. Lodro Kerketta
32. Julia Kisan
33. Manki Nag
34. Manbodh Nag
35. Burain Gond."

The said Government had transferred the proceedings in relation to the above dispute to my predecessors in office at different times and finally to me, in exercise of the powers conferred by Section 7-A read with Sub-section (1) of Section 33-B of the Industrial Disputes Act, 1947, for disposal according to law, by its Order No. S- 11025/6/81-D.IV(B) dated 6-11-1981.

2. On 27-3-1982, Shri N. B. Mohanty, Partner of the first-party, and Shri K. C. Dev Sharma, Advocate for the second-party workmen along with the workman Sarbasbri Alois Kiro, Samarau Bag, Benedick Kullu, Iswar Satnami and Sukra Dhanwan appeared and filed joint petition along with a Memorandum of Settlement in Form 'H' stating that they had fairly and reasonably compromised the dispute between themselves. They prayed to pass an Award in terms of the compromise. The representatives of the workmen as stated above had further filed an authority signed by all the second-party workmen (except Suleman Ekka and Silas Kerketta, Sl. No. 5 and 16 respectively in the schedule

of reference who admittedly are since dead) authorising their representatives named above to represent them in this case and to compromise the dispute with the employer.

3. Both the parties admitted the terms of settlement before me and submitted that they had voluntarily entered into the compromise without any coercion or duress for industrial peace and harmony.

4. Hence I pass this Award in terms of the settlement and the Memorandum of Settlement dated 27-3-1982 do form part of the Award

J. M. MAHAPATRA, Presiding Officer

Dictated and corrected by me.

Presiding Officer,

Industrial Tribunal, Bhubaneswar.

FORM-H

[Under Rule 58 of the Industrial Dispute (Central) Rules, 1957]

Names of Parties :

Representing Employer.—M/s. G. R. Padhi and Co.,
Representing workmen.—(1) Sri Kirti Chandra Dev
Sharma, Advocate.

(2) Shri Aloia Kiro, Workman S/o. Emil Kiro

(3) Sri Samatu Bag, Workman S/o Budha Bag.

(4) Sri Bandick Kullu, Workman S/o Karlas Kullu.

(5) Sri Lawan Satnami, Workman S/o Nanku Satnami.

(6) Sri Sukru Dhanwan, Workman S/o Bhausw Dhanwan.

SHORT RECITAL OF THE CASE

Industrial Disputes Case No. 4 of 1977(C) pending before the Industrial Tribunal Orissa, Bhubaneswar arises out of the order of reference dated 5-2-77 made by the Government of India, Ministry of Labour, New Delhi. As the employer has closed his establishment in the meantime and the result of the case is uncertain for both the parties and they have in the meantime come closer in understanding and amity, after several rounds of meeting at Dungri, Baragarh, Cuttack and Bhubaneswar, in the best of mutual interest and fairness to both the parties hereby resolve their disputes and differences in the above said Industrial Dispute Case No. 4 of 1977(C) fully and finally this day, the 27th March, 1982.

TERMS OF SETTLEMENT

1. The employer as a gesture of humanity and good will undertakes to provide employment to the workmen who are parties in the above case in any of the existing contractors' establishments in the Dungri Lime Stone Mines of Messrs Industrial Development Corporation of Orissa, Ltd., on the following terms and conditions :—

- (i) The workmen shall offer themselves for employment on 1-4-82 and this offer shall remain open upto and of 7-4-82.
- (ii) Workmen offering for employment shall be identified by the new employer's representative and shall submit three copies of their latest photographs and

other details as may be required by the said employer at the time of confirmation of their services.

- (iii) The rates of wages and other conditions of service of the workmen on employment will be the same as prevailing in the said employer's establishment.
- (iv) The employment shall be initially on probation for a period as per the Standing orders of the establishment, or for three months where there are no Standing orders.
- (v) The age of the workmen at the time of employment will be assessed by the Corporation's Medical Officer which will be final for all legal and material purposes.
- (vi) Each workmen is liable to be medically examined before confirmation and at any time thereafter and one who is found medically unfit shall be discharged on payment of one month's notice pay.
- (vii) The workmen shall follow the rules of discipline in the establishment.

2. The employer agrees to cause payment to each such employed workman a sum of Rs. 100 as recoverable advance within three days of reporting to duty and the said advance will be recovered in five equal monthly instalments from June, 1982.

4. Both parties agree that this arrangement resolves fully and finally the dispute pending adjudication in I. D. Case No. 4 of 1977(C) and that both parties shall jointly approach the Hon'ble Industrial Tribunal to accept this settlement and to give his award in terms of this settlement

Signature of Parties

(N. B. Mohanty)

Partner

(Kirti Chandra Dev Sharma)
(Alois Kiro)
(Samaru Bag)
(Benodick Kulu)
(Iswar Satnami)
(Sukri Dhanwan).

Witnesses :—

1. (S. B. Nanda)
Advocate
Cuttack-2
2. (R. N. Bose)
Personnel Superintendent
I.D.C. of Orissa Ltd.,
Bhubaneswar.

J M MAHAPATRA, Presiding Officer

[No. L-29012/6/77-D.III(B)]

SASHI BHUSHAN, Under Secy.

नई दिल्ली, 1 मई 1982

New Delhi, the 1st May, 1982

क्रा० आ० 1806—केन्द्रीय सरकार ने यह समाधान हो जाने पर कि लोकहित में ऐसा करना अपेक्षित था, औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 2 के खंड (३) के उपखंड (6) के उपबंधों के अनुसरण में भारत सरकार के श्रम मंत्रालय की अधिसूचना सं० क्रा० आ० 3003 तारीख 14 अक्टूबर, 1981 द्वारा किसी भी तेल क्षेत्र की सेवा को उक्त अधिनियमों के प्रयोजनों के लिए 10 नवम्बर 1981 से छ मास की कालावधि के लिए लोक उपयोगी सेवा घोषित किया था,

और केन्द्रीय सरकार की राय है कि लोकहित में उक्त कालावधि को छ मास की और कालावधि के लिए बढ़ाया जाना अपेक्षित है,

अतः, अब, औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 2 के खंड (३) के उपखंड (6) के परम्पुक द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार उक्त उद्योग को उक्त अधिनियम के प्रयोजनों के लिए 10 मई, 1982 से छ मास की और कालावधि के लिए लोक उपयोगी सेवा घोषित करती है।

[स० एल-11017/6/81-डी० 1 ए०.]

एल० के० नारायणन, अवर सचिव

S.O. 1806.—Whereas the Central Government having been satisfied that the public interest so required had, in pursuance of the provision of sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947 (14 of 1947), declared by the notification of the Government of India in the Ministry of Labour No. S.O. 3003 dated the 14th October, 1981, the service in any oil field to be a public utility service for the purposes of the said Act, for a period of six months, from the 10th November, 1981;

And whereas, the Central Government is of opinion that public interest requires the extension of the said period by a further period of six months;

Now, therefore, in exercise of the powers conferred by the proviso to sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947 (14 of 1947), Central Government hereby declares the said industry to be a public utility service for the purposes of the said Act for a further period of six months from the 10th May, 1982.

[No S. 11017/6/81-D.I.A.]

L. K. NARAYANAN, Under Secy.